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Maryland. Constitutional Convention, 1967 - 1968.

Committee on Style, Drafting and Arrangement.

Reports.

V. 1, S & D - 1 -- S & D - 11.

Franklin L. Burdette

Constitutional Convention of Maryland
Committee on Style, Drafting, and Arrangement

Tentative Suggestions

The Constitution should be both clear and readable. A few general principles are helpful to attain that end, but no principle should be so rigidly applied that it obscures effectiveness.

1. Shorter sentences are usually preferable to long or complicated ones.
2. The active voice is stronger and more effective than the passive.
3. The present tense is often the clearest and most certain in vesting powers or obligations. "Shall" is sometimes and "may" is usually permissive rather than mandatory.
4. Whenever possible, all relevant provisions governing a single subject or issue are in one article. The arrangement of an article is usually logical when meaning is clear from the reading of each sentence in sequence. Meaning is obscure if it is dependent on looking elsewhere in the constitution or even in following sections of the same article.

A few general observations may be helpful in adding to clarity and readability.

1. Provisions are never dependent, for their meaning, on headings or preambles. Neither a heading nor a preamble has clear legal force.
2. Cross references and incorporation of provisions from other articles and sections by mere citation by number are best avoided.
3. Superfluous or repetitious words add to difficulty in interpretation rather than to clarity.
4. Such expressions as "the said," "the same," "aforesaid," and "hereinafter" are wisely avoided for the sake of readability and for assurance that later rearrangement or amendment will not change meaning.
5. Titling of sections at every stage of drafting in substantive committees is an aid to attaining full relevance within each section.

September 25, 1967



October 26, 1967

Mr. Joseph L. Johnson
Constitutional Convention of Maryland
State House
Annapolis, Maryland 21401

Maryland Room
University of Maryland Library
College Park, Md

Dear Mr. Johnson:

As I told the Committee by telephone yesterday, we would recommend a departure from the traditional constitutional numbering system and would recommend the use of a "dash" system.

Our only objection to the traditional system of numbering is that it complicates quick reference to the section to be cited. It is far simpler to refer to § 5-5 than to refer to article 5, section 5. We also feel that the use of Roman numerals is archaic and confusing to most of us.

We prefer the dash system over a more complicated and sophisticated decimal system because of its basic simplicity. Our experience in working with state constitutions and codes throughout the nation has been that the simplest method of citation is best. Long citations lend themselves to frequent errors, and those with decimals and numerous zeros to indicate sections and subsections must frequently be cited in oral reference number by number.

Subsections of sections numbered by the dash method can be lettered consecutively and cited simply as follows: § 5-5 (b).

The main virtue of the dash numbering system, aside from its simplicity, is that sections may be cited uniformly and directly without the additional language required by the traditional method.

We hope that our suggestions will be helpful to the Committee, and we appreciate the opportunity to be of assistance to you.

Very truly yours,

David W. Parrish, Jr.

DWP:ED

University of Maryland Library
College Park, Md

C O N S T I T U T I O N A L C O N V E N T I O N O F M A R Y L A N D

The 45th meeting of the Committee on Style, Drafting and Arrangement was held in the State House, Room H-2 on December 27th, 1967. The Chairman opened the meeting, Those members present were Delegates Marion, Kirkland, Miller, Byrnes, Burdette, Beachley, Mentzer, Fox, Carosn Buzzell and Eney. Others present were Miss Rachel Sheets, Mrs. Koss, Mr. H. Chabot.

The Committee discussed R&P-1 and 2 and accepted it as complete.

The Committee voted unanimously to insert "prescribed" rather than "provide" in all cases where by law or by rules are used.

The arrangement of of S&E was discussed and S&E-2 was reconsidered with Mr. Chabot.

The evening meeting of the Committee was divided into two groups. Those members present in the group that discussed LB-2 were Delegates Burdette, Buzzell Byrnes, Fox and Miller. Others present were Sickles and Crumbacher.

Those members present in the group that discussed GP-6, 7, and 8 were Beachley, Kirkland, Mentzer, Marion, and The Chairman. Others present were Maurer, Robey.

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CONSTITUTIONAL CONVENTION OF MARYLAND

The 46th meeting of the Committee on Style, Drafting and Arrangement was held in the State House, Room H-2 on Thursday, December 28th, 1967. The Chairman opened the meeting. The morning meeting was a special meeting with President Eney. Those members present were Delegates Beachley, Burdette, Buzzell, Fox, Marion, Mentzer, Kirkland and Miller.

The Committee discussed Article 6.

President Eney suggested that, in Section 6.06, the Comptroller should be left rather than insert "head of the principal department responsible for the collection of State revenues" on the grounds that Article 3 give the Comptroller authority to issue warrants.

President Eney also suggested that Section 6.07 should go back nearly the same as the language which came to the Committee.

After the President left, the Committee considered and accepted several clarifying changes in S&D-10 on Finance.

Those members present for the regular morning meeting were Delegates Beachley, Buzzel, Marion, Mentzer and the Chairman.

The Committee discussed Committee Recommendations on General Provisions, Judicial Branch and Legislative Branch.

President Eney returned for another meeting with the Committee around noon. Those members present for that meeting were Delegates Fox, Marion, Kirkland, Mentzer, Miller, Buzzell, Burdette, Beachley and the Chairman. Other present were Delegates Moser, Lord and Maurer.

The President and the Committee members discussed General Application of Laws.

The noon meeting of the Committee was a regular meeting with Delegates Beachley, Fox, Byrnes, Miller, Marion, Carson, Mentzer, Kirkland, Buzzell, Burdette and the Chairman present.

The Committee discussed the location of items in the Article on General Provisions and the last Article which includes amendments.

Lottery will eventually be placed in the Article on Finance.

Continuity of government will be palced in the Declaration of Rights.

Also discussed the langauge in the Article on Education. The Committee agreed to request the permission of the Convention to add the words " and maintain" to the word "establish" in the sections in the Article on Education.

Those members present for the afternoon meeting were Delegates Beachley, Burdette, Buzzell, Miller, Mentzer, Marion, Fox and the Chairman.

The Committee discussed Taxation and Finance.

The 47th meeting of the Committee on Style, Drafting and Arrangement was held in the State House, Room H-2 on Friday, December 29th, 1967. The Chairman opened the meeting. Those members present were Delegates Beachley, Burdette, Buzzell, Fox, Marion, Kirkland, Mentzer and Miller. Others present were President Eney, Delegates Moser, Lord, Maurer, Morgan and John Benedict.

The Committee discussed the General Application of Laws.

The Committee discussed the question of whether the General Assembly could enact local laws in the field of public education. The President took the position that inclusion of public education in the section on General application of laws is a substantive change. However, he agreed that it could be included in the section with a note in the commentary calling attention to this point so that it can be debated on the floor.

The Acceptable words for inclusion are "pertaining to public education," and probably right before the reference to conservation.

The 48th meeting of the Committee on Style , Drafting and Arrangement was held in the State House, Room H-2 on Tuesday, January 2, 1968. The Chairman opened the meeting. Those members present were Delegates, Byrnes, Miller, Mentzer, Kirkland, Burdette, and Marion

The Committee discussed Committee Recommendation LG-1.

CONSTITUTIONAL CONVENTION OF MARYLAND

The 49th meeting of the Committee on Style, Drafting and Arrangement was held in the State House, Room H-2 on Wednesday, January 3, 1968. The Chairman opened the meeting. Those members present were Delegates Beachley, Buzzell, Mentzer, Miller, Burdette and Marion.

The Committee discussed activities and responsibilities of Committee on Style between second and third readings.

INSTITUTIONAL CONVENTION OF MARYLAND

The 50th meeting of the Committee on Style, Drafting and Arrangement was held in the State House, Room H-2 on January 5, 1968. The Chairman opened the meeting. Those members present were Delegates Beachley, Buzzell, Byrnes, Marion, Kirkland, Mentzer, Miller, Carson, Burdette and Eney.

The Committee discussed Constitutional provisions as they came from the Convention after second reading.

The President indicated that all drafts after second reading are to pick up all errors.

The President also will have the post second reading draft prepared in straight language without the italics and stricken language.

He wants Style to make style changes that are important from the style point of view, but he does not want those that are not really important. The more changes suggested by Style, the more the Convention will be tempted to amend on third reading. And yet, pressures of this should not interfere with a Constitution of which we can be proud, both as to content and as to style.

The President feels very strongly that Style should not spend time in the schedule of legislation and the schedule of transitional provisions. There is nothing in the transitional provisions which will cause any court concern twenty years from now. Style should worry even less about the schedule of legislation, because the General Assembly can change most of that, if necessary, almost immediately.

The President wants to vote on third read on Saturday, January 6. But, if errors are discovered, the Convention can reconsider, even on the date of signing, since the Convention will not adjourn sine die until after the signing.

The President suggests that a resolution be adopted instructing the Committee on Style to make all corrections in capitalization. The President prefers the use of lower case throughout.

Style must finish today, and the document will be printed tonight.

There is a different meaning between provide and prescribe and Style should use the proper words where intended.

After the President left, the Committee discussed the question of capitalization. The Committee decided to capitalize institutions but would not capitalize state officials and will offer a resolution to this effect.

- Discussed: Preamble and Declaration of Rights - Accepted as amended.
Discussed: Suffrage and Elections - Also present: Delegates Koss, Folse and Schloeder. It was agreed to take the second sentence

of Section 2.05 and place it in the Article on General Provisions - accepted as amended.

The meeting (3:00 pm) of the Style Committee was held in the State House. Those members present were Delegates Buzzell, Miller, Mentzer, Kirkland, Fox, Marion, Beachley, Carson, Byrnes, Burdette and the Chairman. Also present was Loevy.

The Committee discussed Legislative Branch.

The Committee will follow the practice of using "prescribe" when the details of the act are spelled out and of using "provide" when the act merely sets out the broad authority for subsequent action.

Accepted as amended.

Those members present for the evening meeting were Delegates Beachley, Burdette, Buzzell, Carson, Fox, Mentzer, Byrnes, Kirkland, Marion and the Chairman.

Discussed: Executive Branch	Accepted with amendments
Discussed: Judicial Branch	Accepted with amendments
Discussed: Finance	Accepted with amendments
Discussed: Local Government	Accepted with amendments
Discussed: Education	Accepted with amendments
Discussed: General Provisions	Accepted with amendments
Discussed: Effect and Amendment	Accepted with amendments

Constitutional Convention

COMMITTEE REPORT NO. S&D-1

BY THE COMMITTEE ON Style, Drafting and Arrangement,
HOWARD R. PENNIMAN, Chairman

October 30 , 1967.

Presented, read, and referred to all delegates for their
information

By order, IRA J. WAGONHEIM, Chief Clerk.

TITLE

1 A REPORT containing some suggestions for the
2 drafting of Committee Recommendations:

3
4 The Constitution should be both clear and
5 readable. A few general principles may be
6 helpful to attain that end, but no principle
7 should be applied so rigidly that it obscures
8 effectiveness and meaning.

9
10 1- Each article and section should have a title
11 or heading. Meaning of provisions should not
12 depend upon headings or titles because neither
13 has clear legal force.

14
15 2- Preambles should not precede or be includ-
16 ed in individual articles.

17
18 3- Whenever possible, all relevant provisions
19 governing a single subject or issue should be
20 in one section. The arrangement of a section
21 is usually logical when its meaning is clear
22 from the reading of each sentence in sequence.
23 Meaning is obscure if it is dependent on look-
24 ing elsewhere in the Constitution or even in
25 later sections of the same article.

26
27 4- Cross references and incorporation of pro-
28 visions from other articles and sections should
29 be avoided.

30

- 1 5- Incidental allusions to departments,
2 agencies and officers should be avoided
3 because it gives them constitutional status.
4
- 5 6- Be cautious of enumerations because they
6 may be interpreted as excluding all items
7 not listed.
8
- 9 7- Short sentences are preferable to long
10 or complicated ones. Everyday words should
11 be used when possible.
12
- 13 8- In general use the active voice which
14 is more forceful than the passive. Examine
15 each sentence with this in mind.
16
- 17 9- The present tense is often the clearest
18 and most certain in vesting powers or obliga-
19 tions.
20
- 21 10- Remember that "shall" is mandatory and
22 "may" is permissive.
23
- 24 11- Superfluous or repetitious words add
25 to difficulty in interpretation rather than
26 to clarity.
27
- 28 12- Committees should avoid "the said,"
29 "the same," "aforesaid," and "hereinafter"
30 for the sake of readability and for assurance
31 that later rearrangement or amendment will not
32 change the meaning.
33
- 34 13- Structure the sentence so that meaning
35 is not dependent upon internal punctuation.
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Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-2

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 1

December 11, 1967.

TITLE

1 A Report concerning Committee Recommendation
2 No. GP-1.

3

4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommenda-
6 tion No. GP-1 read as indicated in the attached
7 recommendation.

8

9

10

11

12 The word "duty" was changed to "service" in
13 the second sentence to use the same word as is
14 used in the last sentence. The statutes
15 [Article 65, Section 8 of the Annotated Code
16 of Maryland] also uses the word "service".

17

18 The reference to "military court" was changed
19 to "military trial" to avoid the appearance of
20 establishing a court outside the judicial branch
21 article which was recommended by the Committee
22 of the Whole.

23

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Constitutional Convention

COMMITTEE RECOMMENDATION NO. GP-1

PRESENTED BY THE COMMITTEE ON GENERAL
PROVISIONS on October 25, 1967

Approved by the Committee of the Whole with
amendments on October 31, 1967.

S&D-2

Amendments proposed by the Committee on Style,
Drafting and Arrangement on December 11, 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

1 MILITIA
2
3 Section _____. Militia.

4
5 The General Assembly may provide by law for
6 a ~~M~~militia. The Governor shall be its ~~E~~commander
7 in ~~E~~chief and shall appoint its officers. The
8 Governor may order the ~~M~~militia ~~to~~ into active
9 ~~duty~~ service to repel invasions, to suppress
10 insurrections, to enforce the execution of the
11 laws, and to provide assistance when great
12 destruction of life or property ~~is~~ may be
13 threatened or ~~has~~ may have occurred. The military
14 authority of the State shall be and remain subject
15 to civil control in the person of the Governor
16 at all times. Only a member of the militia may be
17 subject to a *military* trial by a *military court* of
18 ~~this~~ State and then only for offenses committed
19 while the member ~~is~~ in actual service.

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24

S&D-2

Far
98-A
01-N

Amend
Far
96A
0N

Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND
ARRANGEMENT REPORT NO. S&D-3

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 2

December 11 , 1967.

TITLE

1 A Report concerning Committee Recommendation No.
2 SF-1.
3
4 The Committee on Style, Drafting and Arrangement
5 recommends that the Committee Recommendation No.
6 SF-1 read as indicated in the attached recommendation.
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Constitutional Convention

COMMITTEE RECOMMENDATION NO. SF-1

AS AMENDED BY COMMITTEE OF THE WHOLE NOV.3, 1967

BY THE COMMITTEE ON STATE FINANCE AND TAXATION,
Joseph Sherbow, Chairman

October 26 , 1967.

Presented, read, and referred to the Committee of the Whole.

By order, IRA J. WAGONHEIM, Chief Clerk.

This Recommendation covers Delegate Proposals Nos. 23,30,153,208
253,274

TITLE

1 A RECOMMENDATION that the Constitution in-
2 clude a provision on the post audit of State
3 finances.

4
5 The Committee on State Finance and Taxation
6 recommends that the Constitution include the
7 following provision on the post audit of State
8 finances:

9 10 ARTICLE 3. LEGISLATIVE BRANCH

11 12 Section 3. ____ . Post Audit.

13
14 The General Assembly shall provide by law
15 for post audit of State finances by an agency
16 of the General Assembly ~~directed-by-a-person~~
17 ~~appointed-by-it-and-under-its-control.~~ *The*
18 *principal officer of the agency shall be*
19 *elected by and be responsible to the General*
20 *Assembly.*

21
22
23
24

Note: Language deleted is stricken through;
Language added is in italics.

1 LEGISLATIVE BRANCH

2
3 ARTICLE 3. LEGISLATIVE BRANCH

4
5 Section 3.01. Legislative Power.

6
7 The legislative power of the State is
8 vested in the General Assembly, which shall
9 consist of two houses, the Senate and the
10 House of Delegates.

11
12 Section 3.02. State Capital.

13
14 The capital of the State and the meeting
15 place of the General Assembly shall be at
16 Annapolis.

17
18 Section 3.03. Composition of the General
19 Assembly.

20
21 The number of members of each house of
22 the General Assembly shall be prescribed by
23 law, but the number of delegates shall not
24 exceed one hundred twenty and the number of
25 senators shall be one-third the number of
26 delegates. Only one delegate shall repre-
27 sent a delegate district and only one senator
28 shall represent a senate district. Each
29 senate district shall consist of three whole
30 delegate districts.

31
32 Section 3.04. Legislative Districts.

33
34 The State shall be divided by law into
35 districts for the election of members of the
36 Senate. Each senate district shall be sub-
37 divided into three districts for the elections
38 of members of the House of Delegates. The
39 population represented by each senator shall
40 be substantially equal, as shall the popu-
41 lation represented by each delegate. Each
42 district shall consist of adjoining territory
43 and be compact in form. Due regard shall be
44 given to natural boundaries and the boundaries
45 of political subdivisions. Boundaries of
46 districts shall be drawn according to these
47 standards prior to the general election in
48 1982 and every ~~twentieth~~ *tenth* year thereafter.

49
50

1 Section 3.05. Redistricting Commission.

2
3 Six months before the first day of a regular
4 session of the General Assembly in the year in
5 which redistricting is to be effective, the
6 presiding officer and the minority leader of
7 each house shall each appoint two persons to a
8 commission on legislative redistricting. The
9 Governor shall appoint an additional member
10 who shall serve as chairman of the commission.
11 *Any vacancy on the Commission shall be filled*
12 *by the appointing authority. The Commission*
13 *shall adopt redistricting plans only by a*
14 *majority vote of all its members. No member*
15 *of the commission shall hold a popularly*
16 *elected office in the State.*

17
18 Section 3.06. Legislative Redistricting
19 Procedure.

20
21 The commission on legislative redistrict-
22 ing shall submit a plan to the Governor who
23 shall transmit it to the General Assembly by
24 the first day of the regular session in the
25 year in which redistricting is to be effec-
26 tive. ~~If the-General-Assembly-has-not~~
27 ~~prescribed-a-redistricting-plan-by-law-within~~
28 ~~seventy~~ *any other plan has not been prescribed*
29 *by law within seventy* days after the trans-
30 mission of the commission plan to the General
31 Assembly, then the commission plan shall be-
32 come law. The Court of Appeals shall have
33 original jurisdiction, upon petition of any
34 qualified voter, to review the new redistrict-
35 ing law and the plan of the commission if it
36 has not become law. If a redistricting law
37 enacted by the General Assembly is found to
38 be invalid by the Court of Appeals, then the
39 commission plan shall become law. If the
40 Court of Appeals finds the commission plan
41 invalid, then the Court of Appeals shall
42 grant appropriate relief for the conduct of
43 the impending election.

44
45 Section 3.07. Qualifications of Legislators.

46
47 A senator or a delegate shall be a ~~regis-~~
48 ~~tered~~ *qualified* voter of the State of Maryland
49 at the time of his election or appointment,
50 shall have been a resident of the State for

1 at least two years immediately preceding his
2 election or appointment, and shall have been
3 a resident of his senate district for at
4 least six months immediately preceding his
5 election or appointment. If any redistrict-
6 ing plan ~~for-senate-districts~~ has been adopted
7 within one year before a general election for
8 the General Assembly, a candidate for the
9 office of senator or delegate may also seek
10 election in any new senate district containing
11 fifty percent or more of the population of the
12 senate district in which he resided prior to
13 redistricting. At the time of his election or
14 appointment a senator shall have attained the
15 age of twenty-five years, and a delegate shall
16 have attained the age of twenty-one years.

17
18 Section 3.08. Election and Term of Office.
19

20 A member of the General Assembly shall be
21 elected by the voters of the district from
22 which he seeks election, to serve for a term
23 beginning at noon on the second Wednesday of
24 December following his election and ending at
25 noon on the second Wednesday of December in
26 the fourth year thereafter.

27
28 Section 3.09. Compensation of Legislators.
29

30 A member of the General Assembly shall
31 receive the salary and allowances prescribed
32 by law. ~~The-salary-of-a-member-shall-not~~
33 ~~be-increased-during-his-term-of-office--No~~
34 ~~senator~~ A salary increase enacted during
35 one term of office shall not become effective
36 before the next term. No senator or delegate
37 shall be paid daily living expenses during
38 regular sessions of the General Assembly.

39
40 Section 3.10. Vacancies.
41

42 A vacancy in the General Assembly shall be
43 filled as prescribed by law. ~~An-appointee~~
44 ~~shall-be-a-member-of-the-same-political-party~~
45 ~~as-his-predecessor---An-appointee-shall-serve~~
46 ~~only-until~~ An appointee to fill a vacancy,
47 when succeeding a party member, shall be a
48 member of the same political party as the
49 person last elected to that office. The ap-
50 pointee shall serve only until the next

1 general election held at least ninety days
2 after the vacancy occurs. At that election
3 the remainder of the term shall be filled.

4
5 Section 3.11. Limitation on Appointment of
6 Legislators.

7
8 No person elected or appointed to the
9 General Assembly shall, during ~~his~~ *the* term
10 of office *for which he was elected or appointed*,
11 be appointed to any office which shall have
12 been created, or for which the compensation
13 has been increased, by the General Assembly
14 during ~~his~~ *such* term.

15
16 Section 3.12. Immunity of Legislators.

17
18 Words used by a member of the General
19 Assembly in *any* of its proceedings, including
20 the proceedings of any committees and sub-
21 committees, shall be absolutely privileged,
22 and a member shall not be liable therefor in
23 any civil action or criminal prosecution.

24
25 Section 3.13. Legislative Sessions.

26
27 The General Assembly may prescribe by law
28 for an organization session prior to the con-
29 vening of the regular session. The General
30 Assembly shall convene in regular session on
31 the third Wednesday of January of each year,
32 unless otherwise prescribed by law, and may
33 continue in session for a period not longer
34 than ninety days; provided that by the affirma-
35 tive vote of a majority of the members of each
36 house a session may be extended for a period
37 not longer than thirty days, and that by the
38 affirmative vote of three-fifths of the mem-
39 bers of each house a session may be extended
40 a second time for a period not longer than
41 thirty days. The Governor may convene a
42 special session of the General Assembly at
43 any time and must convene a special session
44 upon the written request of three-fifths of
45 all the members of each house. The Governor
46 may, on extraordinary occasions, convene the
47 Senate by proclamation, stating the purpose
48 for which he has convened it. The presiding
49 officer of the Senate and the presiding
50 officer of the House of Delegates, acting
51 concurrently, may convene a special session
52 of the General Assembly at any time.

1 Section 3.14. Organization of General
2 Assembly.
3

4 Each house shall be the judge of the quali-
5 fications and selection of its members, as
6 prescribed by this Constitution and the laws
7 of this State. Each house shall elect its
8 officers and determine its rules of procedure,
9 and may permit its committees *and subcommittees*
10 to meet between sessions of the General Assem-
11 bly. Each house, by the affirmative vote of a
12 majority of all its members, may compel the
13 attendance and testimony of witnesses and the
14 production of records and papers either before
15 the house as a whole or before any of its com-
16 mittees *and subcommittees*, provided that the
17 rights and the records and papers of all wit-
18 nesses in such cases are protected by law.
19 Each house may punish a member, for disorderly
20 or disrespectful behavior, by the affirmative
21 vote of a majority of all its members. Each
22 house may expel a member by the affirmative
23 vote of three-fifths of all its members.
24

25 Section 3.15. Quorum.
26

27 A majority of all the members of ~~each~~ a
28 house shall constitute a quorum for the trans-
29 action of business *in that house*, but a smaller
30 number may adjourn from day to day.
31

32 Section 3.16. Form of Laws.
33

34 Every law of this State shall be styled:
35 Be it enacted by the General Assembly of
36 Maryland. The General Assembly shall enact
37 no law except by bill. The subject of every
38 law shall be described in its title. Every
39 law enacted by the General Assembly, except
40 *the budget law and* supplementary appropri-
41 ation laws, shall embrace only one subject.
42 *The budget law and all* supplementary appro-
43 priation laws shall be limited to the subject
44 of *budget and* appropriations and the requi-
45 site revenue; the purpose or purposes of
46 which shall be clearly stated in each law.
47 No law or section of law shall be revived or
48 amended by reference only to its title or
49 section, nor shall any law be construed by
50 reason of its title to grant powers or confer

1 rights which are not expressly contained in
2 the body of the act. The General Assembly,
3 in amending any article or section of the
4 code of laws of this State, shall enact the
5 article, section or law as it would read
6 when amended.

7
8 Section 3.17. Consideration of Bills.
9

10 Bills originating in either house of the
11 General Assembly may be amended, passed or
12 rejected by the other. No vote shall be
13 taken on final passage of a bill until the
14 bill and all amendments to it are in writing.
15 No vote on final passage of a bill shall be
16 taken until the fifth calendar day after its
17 introduction in the house of origin and until
18 the second calendar day after it reaches the
19 second house except upon the affirmative vote
20 of three-fifths of all the members of the
21 house in which the bill is pending or except
22 during the first four days of a special ses-
23 sion. The General Assembly may provide by
24 law that pending bills may be carried over
25 to the next regular session of the same
26 General Assembly.

27
28 Section 3.18. Passage of Bills.
29

30 No bill shall be enacted nor shall a
31 resolution requiring the action of both
32 houses be adopted unless it is passed in
33 each house by a majority of all the members
34 of that house. A vote in joint session or by
35 either house on any bill or resolution or for
36 the election or confirmation of any state
37 officer shall be taken only in public session.

38
39 Section 3.19. Journals.
40

41 Each house of the General Assembly shall
42 provide by rule for a current daily journal
43 of its proceedings, which shall be open to
44 public inspection at all reasonable times,
45 ~~and-for-a-transcript-of-its-debate.~~ Each
46 house shall provide by rule that the daily
47 journal shall be published as soon as prac-
48 ~~ticable and-that-the-transcript-of-debates~~
49 ~~shall-be-available-to-the-public.~~ Each house shall
50 provide by rule that all final committee votes on all

1 bills shall be entered, by recorded votes of
2 individual members, in the daily journal of
3 that house. Each house shall provide by
4 rule that on final passage of a bill or
5 resolution, including a proposal for a consti-
6 tutional amendment, the vote cast by each
7 member shall be recorded in the daily journal
8 of that house.

9
10 Section 3.20. Effective Date of Laws.

11
12 Each law passed by the General Assembly
13 shall take effect on the first day of July
14 after passage unless another time is pre-
15 scribed in the law.

16
17 Section 3.21. Congressional Districts.

18
19 The State shall be divided by law into
20 congressional districts for the election of
21 members of the United States House of Repre-
22 sentatives. The difference between the popu-
23 lations of the largest and smallest congres-
24 sional districts in the State shall not ex-
25 ceed ten per cent of the mean population of
26 all congressional districts. Each congres-
27 sional district shall consist of adjoining
28 territory and be compact in form. Due regard
29 shall be given to natural boundaries and the
30 boundaries of political subdivisions. Boun-
31 daries of congressional districts shall be
32 drawn according to these standards prior to
33 the general election in 1972 and every tenth
34 year thereafter.

35
36 Section 3.22. Congressional Redistricting
37 Procedure.

38
39 The commission on legislative redistrict-
40 ing shall submit a congressional redistrict-
41 ing plan to the Governor, who shall transmit
42 the plan to the General Assembly by the first
43 day of the regular session in the year in
44 which congressional redistricting is to be
45 effective. The General Assembly shall *enact*
46 *either the commission plan or a congressional*
47 *redistricting plan of its own.* ~~prescribe-by~~
48 ~~law-a-congressional-redistricting-plan-or-the~~
49 ~~commission-plan-~~

1 Section 3.23. General Application of Laws.

2
3 The General Assembly shall enact no public
4 laws except general laws which in their terms
5 and effects apply throughout the State. No
6 county shall be exempt from a public general
7 law. ~~The General Assembly shall have the~~
8 ~~power, notwithstanding the limitations imposed~~
9 ~~by this Section, to enact~~ *The limitation of*
10 *this Section that the General Assembly shall*
11 *enact only public general laws shall not apply*
12 *to laws (1) pertaining to appropriations; (2)*
13 *providing for or regulating the powers of*
14 *departments, agencies, or instrumentalities*
15 *of the State which perform a state and not a*
16 *local function; (3) pertaining to public edu-*
17 *cation; (4) pertaining to natural environment*
18 *and resources; (5) pertaining to multi-county*
19 *governmental units; (6) providing for the*
20 *establishment, merger, or dissolution of*
21 *counties or for the alteration of their boun-*
22 *daries; (7) granting, limiting, or withdrawing*
23 *the taxing powers of a county or counties;*
24 *or (8) empowering a county or counties, subject*
25 *to any standards that the General Assembly may*
26 *provide by law, to exercise any power or per-*
27 *form any function denied to other counties.*
28 *This Section shall not be construed to limit*
29 *any power of the General Assembly, otherwise*
30 *existing under this Constitution, to enact*
31 *special laws, except that a special law shall*
32 *not be enacted for any situation for which a*
33 *an existing general law is applicable.*

34
35 POST AUDIT OF STATE FINANCES

36
37 ARTICLE 3. LEGISLATIVE BRANCH

38
39 Section 3. Post Audit.

40
41 The General Assembly shall provide by law
42 for post audit of state finances by an agency
43 of the General Assembly. The principal officer
44 of the agency shall be elected by and be re-
45 sponsible to the General Assembly.
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Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-3

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 2

December 11, 1967.

TITLE

1 A Report concerning Committee Recommendation
2 No. SF-1.

3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommenda-
6 tion No. SF-1 read as indicated in the attached
7 recommendation.

8
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11

12 The word "appointed" was changed to "elected"
13 in view of the comment of Delegate Sherbow in
14 response to a question from another Delegate:
15 "When it says 'appointed' by the General
16 Assembly, this would require a majority of each
17 house of the General Assembly." [Transcript,
18 November 3, p. 1402]

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Constitutional Convention

COMMITTEE RECOMMENDATION NO. ~~SF-1~~

PRESENTED BY THE COMMITTEE ON STATE FINANCE AND
TAXATION on October 26 , 1967

Approved by the Committee of the Whole with
amendments on November 3 , 1967.

S&D-3

Amendments proposed by the Committee on Style,
Drafting and Arrangement on December 11 , 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

1 POST AUDIT OF STATE FINANCES

2
3 ARTICLE 3. LEGISLATIVE BRANCH

4
5 Section 3. ____ . Post Audit.

6
7 The General Assembly shall provide by law
8 for post audit of Sstate finances by an agency
9 of the General Assembly ~~directed-by-a-person~~
10 ~~appointed-by-it-and-under-its-control.~~ *The*
11 *principal officer of the agency shall be*
12 *elected by and be responsible to the General*
13 *Assembly.*

Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-4

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 3

December 11 , 1967.

TITLE

1 A Report concerning Committee Recommendation
2 No. GP-2.

3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommenda-
6 tion No. GP-2 read as indicated in the attached
7 recommendation.

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12 The added words in the first sentence are
13 intended to emphasize the optional nature of
14 the use of a reference to God.

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Constitutional Convention

COMMITTEE RECOMMENDATION NO. GP-2

PRESENTED BY THE COMMITTEE ON GENERAL PROVISIONS
on November 2 , 1967

Approved by the Committee of the Whole with
amendments on November 6 , 1967.

S&D-4

Amendments proposed by the Committee on Style,
Drafting and Arrangement on December 11, 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

1 OATH OF OFFICE

2

3 Section _____. *Oath.*

4

5 Every person elected or appointed to any
6 office of profit or trust under the Constitution
7 or laws of this State shall, before he enters
8 upon the duties of such office, take and sub-
9 scribe to the following oath or affirmation,
10 *the parenthetical language being optional:*
11 "(In the presence of Almighty God) I, _____,
12 do swear (or affirm) that I will support the
13 Constitution of the United States; that I will
14 be faithful and bear true allegiance to the
15 State of Maryland and support the Constitution
16 and laws thereof; and that I will, to the best
17 of my skill and judgment, diligently and
18 faithfully, without partiality or prejudice
19 execute the office of _____, according
20 to the Constitution and laws of this State."
21 No other oath or affirmation shall be required.
22 Should any person elected or appointed to an
23 office of profit or trust refuse or neglect to
24 take the oath or affirmation, then such office
25 shall be vacant, and shall be filled as pro-
26 vided by *this Constitution* or by law.

Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-5

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 9

December 11 , 1967.

TITLE

1 A Report concerning Committee Recommendation
2 No. GP-4.

3
4 The Committee on Style, Drafting and Arrangement
5 recommends that the Committee Recommendation
6 No. GP-4 read as indicated in the attached
7 recommendation.

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Constitutional Convention

COMMITTEE RECOMMENDATION NO. GP-4

PRESENTED BY THE COMMITTEE ON GENERAL
PROVISIONS on November 27 , 1967

Approved by the Committee of the Whole ~~with~~
~~amendments~~ on November 27 , 1967.

S&D-5

Amendments proposed by the Committee on Style,
Drafting and Arrangement on December 11, 1967.

NOTE - Language deleted is stricken through
 - Language added is in italics

TITLE

1 CONSUMER PROTECTION
2
3 *Section* _____. *Consumer Protection.*
4
5 The General Assembly shall ~~by law~~ provide
6 *by law* for the protection and education of
7 the citizens of the ~~s~~State against harmful and
8 unfair business practices.
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Constitutional Convention

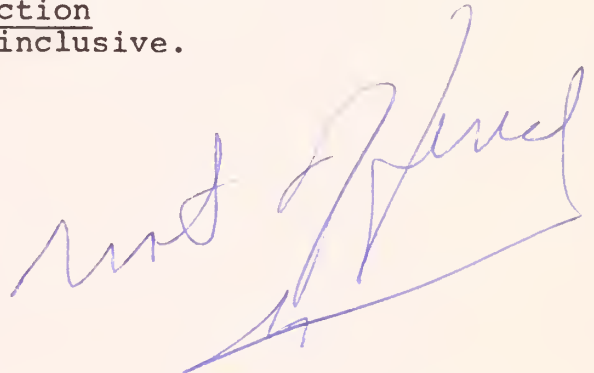
AMENDMENT NO. 1

~~XXXXXXXXXXXXXXXXXXXX~~
~~To Amendment No.~~

To Committee Recommendation No. GP-4
As amended by Report No. S & D - 5

BY DELEGATE FREEDLANDER

1 On page 1 of the report strike out all of
2 Section _____. Consumer Protection
3 comprising lines 3 through 8, inclusive.
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Com.
Rec. GP-4 (on 2nd
reading)

2

AS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			● Clagett			● Key			● Robey, F. C.		
Tawes		●	● Clarke, E. J.			● Kiefer			● Robie, K. L.		
Clark, J.		●	● Cleveland			● Kirkland			● Rollins		
James	●		● Dabrowski			● Koer			● Rosenstock		
Abramson	●		● Darby		●	● Korakowski			● Rush	●	
Adkins		●	● Della	●		● Kass	●		● Rybczynski		●
Anderson	●		● Dorsey		●	● Leitzel			● Scanlan		●
Armor		●	● Dukes	●		● Linton			● Schloeder		
Bamberger		●	● Dulany		●	● Lord			● Schneider	●	
Bard			● Eckenrode			● Macdonald			● Sherbow		
Barrick		●	● Finch	●		● Malkus	●		● Sickles		
Baumann	●		● Fornos			● Marion			● Siewierski		
Beachley			● Fox		●	● Mason			● Singer		●
Beall		●	● Frederick		●	● Maurer			● Smith, J. H.		●
Bennett			● Freedlander		●	● Mentzer		●	● Smith, M. H.		●
Blair			● Gallagher	●		● Miller, B.			● Sollins		
Boileau		●	● Gilchrist		●	● Miller, E. J.			● Sosnowski		
Borom			● Gill			● Mitchell			● Soul		
Bothe	●		● Gleason		●	● Morgan		●	● Stern		●
Boyce	●		● Grant		●	● Moser			● Storm		
Boyer			● Groh		●	● Mosner			● Sybert		●
Boyles		●	● Grumbacher			● Mudd		●	● Taylor, H. E.		●
Bradshaw		●	● Gullett			● Murphy			● Taylor, L.		
Bryson		●	● Hanson		●	● Murray, D. S.		●	● Ulrich		●
Burdette		●	● Hardwick			● Murray, E. C.		●	● Vecera		
Burgess			● Hargrove			● Needle			● Wagandt		
Bushong	●		● Harkness		●	● Neilson		●	● Webb	●	
Buzzell		●	● Harris			● Neumann			● Ritter		
Byrnes			● Henderson		●	● Smith, A. W.			● Weidemeyer		●
Caldwell		●	● Hickman		●	● Pascal		●	● Wheatley		
Cardin	●		● Hopkins		●	● Penniman			● White		
Carson		●	● Hostetter		●	● Peters	●		● Willis		
Case		●	● Hutchinson		●	● Powers			● Willoner		●
Chabot			● Jett		●	● Price	●		● Winslow		●
Child			● Johnson		●	● Pullen					
Cicone		●	● Kahl		●	● Raley	●				

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
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RESO. 600	60 6
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SEPT. 7
OCT. 8
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DEC. 0

Constitutional Convention

COMMITTEE RECOMMENDATION NO. GP-3

S4D-6

PRESENTED BY THE COMMITTEE ON GENERAL PROVISIONS
on November 3 , 1967

Approved by the Committee of the Whole with
amendments on November 14 , 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on , 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

NATURAL RESOURCES

Section _____. *Natural Resources.*

The General Assembly shall provide by law
for the conservation, enhancement, improvement
and protection of the natural *environment and*
resources ~~and-environment~~, and *of the scenic*
beauty of the State.

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Com. on ²
Style Amendments
(en bloc) GP. 3

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			● Clagett			● Key	●				
Tawes			● Clarke, E. J.			● Kiefer					● Robey, F. C.
Clark, J. ●			● Cleveland			● Kirkland					● Robie, K. L.
James			● Dabrowski			● Koeger					● Rollins
Abramson ●			● Darby			● Kosakowski					● Rosenstock
Adkins ●			● Della		●	● Koss					● Rush
Anderson			● Dorsey ●			● Leitzel					● Rybczynski
Armor			● Dukes			● Linton ●					● Scanlan
Bamberger			● Dulany			● Lord ●					● Schloeder
Bard			● Eckenrode			● Macdonald					● Schneider
Barrick			● Finch ●			● Malkus ●					● Sherbow
Baumann			● Fornos			● Marion					● Sickles
Beachley			● Fox			● Mason					● Siewierski
Beall ●			● Frederick		●	● Maurer					● Singer ●
Bennett ●			● Freedlander			● Mentzer		●			● Smith, J. H.
Blair			● Gallagher			● Miller, B.					● Smith, M. H.
Boileau			● Gilchrist ●			● Miller, E. ●					● Sollins
Borom ●			● Gill			● Mitchell ●					● Sosnowski
Bothe ●			● Gleason ●			● Morgan					● Soul
Boyce ●			● Grant			● Moser					● Stern ●
Boyer			● Groh			● Mosner ●					● Storm ●
Boyles ●			● Grumbacher			● Mudd					● Sybert
Bradshaw			● Gullett			● Murphy		●			● Taylor, H. E.
Bryson			● Hanson			● Murray, D. S.					● Taylor, L.
Burdette			● Hardwick ●			● Murray, E. C.					● Ulrich
Burgess ●			● Hargrove ●			● Needle					● Vecera ●
Bushong ●			● Harkness			● Neilson					● Wagandt
Buzzell			● Harris ●			● Neumann					● Webb
Byrnes ●			● Henderson			● Smith, A. W.					● Ritter
Caldwell ●			● Hickman			● Pascal ●					● Weidemeyer
Cardin ●			● Hopkins			● Penniman					● Wheatley
Carson			● Hostetter ●			● Peters ●					● White ●
Case			● Hutchinson			● Powers					● Willis
Chabot			● Jett			● Price					● Willoner
Child			● Johnson			● Pullen					● Winslow
Cicone			● Kahl			● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2 ●	2 2
3 3	3 3	3 3
4 4	4 4	4 4 ●
5 5	5 5	5 5
6 6 ●	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1 ●
2000 200	20 2
3000 300	30 3 ●
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Com. 2
Rec. GP-3 on
2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key	●		● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.	●		● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Koger			● Rosenstock		
● Abramson			● Darby			● Kosakowski			● Rush	●	
● Adkins		●	● Della		●	● Koss			● Rybczynski		
● Anderson			● Dorsey	●		● Leitzel			● Scanlan	●	
● Armor			● Dukes			● Linton	●		● Schloeder		
● Bamberger			● Dulany			● Lord	●		● Schneider		●
● Bard			● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch	●		● Malkus	●		● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		●
● Beachley			● Fox			● Mason			● Singer	●	
● Beall	●		● Frederick		●	● Maurer			● Smith, J. H.		
● Bennett	●		● Freedlander			● Mentzer		●	● Smith, M. H.		●
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau		●	● Gilchrist	●		● Miller, E. J.			● Sosnowski		
● Borom	●		● Gill			● Mitchell	●		● Soul		
● Bothe	●		● Gleason	●		● Morgan		●	● Stern	●	
● Boyce	●		● Grant			● Moser			● Storm	●	
● Boyer			● Groh			● Mosner	●		● Sybert		
● Boyles	●		● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy		●	● Taylor, L.		
● Bryson			● Hanson		●	● Murray, D. S.			● Ulrich		
● Burdette			● Hardwick	●		● Murray, E. C.			● Vecera	●	
● Burgess	●		● Hargrove	●		● Needle			● Wagandt		
● Bushong	●		● Harkness		●	● Neilson			● Webb		
● Buzzell			● Harris	●		● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		●
● Caldwell	●		● Hickman			● Pascal	●		● Wheatley		
● Cardin	●		● Hopkins			● Penniman			● White	●	
● Carson			● Hostetter	●		● Peters	●		● Willis		
● Case			● Hutchinson		●	● Powers			● Willoner		
● Chabot			● Jett			● Price			● Winslow		●
● Child			● Johnson			● Pullen					
● Cicone			● Kahl			● Raley					

YEAS	N-V	NAYS
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
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3-R. 800	80 8
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Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-6

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 6

December 19 , 1967.

TITLE

1 A Report concerning Committee Recommendation
2 No. GP-3.

3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommendation
6 No. GP-3 read as indicated in the attached recomm-
7 endation.

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13 The words "environment" and "resources" were
14 transposed to emphasize the point made in the
15 Committee of the Whole that it was the natural
16 environment and not the man-made environment
17 which was to be conserved.

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*Copy submitted for
change on page 4 R.
Recommendation*

*Meeting Room
University of Maryland
Tulane Park M*

Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. 7

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 7

December 19 , 1967.

TITLE

1 A Report concerning Committee Recommendation
2 No. LG-1.

3

4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommendation
6 No. LG-1 read as indicated in the attached recom-
7 mendation.

8

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13 The definitions in the original section 7.01
14 are now placed in other parts of the article, viz.,
15 sections 7.01, 7.05 and 7.06. The word "region"
16 does not appear in the article, but its defini-
17 tion has been included in the definition of multi-
18 county governmental units in section 7.06.

19

20 The following sentences have been withdrawn from
21 section 7.02 and will be reported in the schedule
22 of transitory provisions.

23

24 Sentence 2; Within one year following the
25 adoption of this Constitution the General
26 Assembly shall provide by public general
27 law a choice of procedures by which an
28 instrument of government of a county may
29 be proposed.

30

1 Sentence 4; The General Assembly shall
2 provide by law an instrument of government
3 which shall become effective on July 1, 1972,
4 for those counties which have not previously
5 adopted an instrument of government as
6 provided in this section.

7
8 Sentence 5; The charter adopted by any
9 county prior to July 1, 1972, shall be
10 without further act, the instrument of
11 government for that county.

12
13 Sentence 6; Other county governments exist-
14 ing at the effective date of this Constitution
15 shall continue until changed pursuant to this
16 Constitution.

17
18 In section 7.04 the words "power to tax" were
19 dropped from the first sentence and the words
20 "judicial power" left there. The prohibition
21 against exercise of the judicial power by a county
22 is absolute; the limitation on the power to tax is
23 clearly described in the last sentence and should
24 not be coupled in identical language with an
25 absolute prohibition. In the last sentence "may
26 continue to exercise" was changed to "shall retain"
27 to avoid the implication that a county had to exercise
28 the taxing powers it has at the time of the adoption
29 of this Constitution but that it shall retain them
30 and exercise them at will. Also in the last sentence,
31 effective date of this article was changed to effect-
32 ive date of this Constitution with the understanding
33 that the schedule of transitory provisions would
34 clarify or identify the precise date. If the schedule
35 requires a change here, it would then be appropriately
36 changed in this sentence.

37
38 The changes referred to in the second sentence
39 of section 7.05 have been rearranged to make them
40 conform with the order of similar terms in section
41 7.01.

42
43 In section 7.06 the term "civil units" has been
44 replaced with the Committee's definition of that term
45 to avoid the constitutional establishment of a new
46 type of local government. Words changed in the last
47 part of the one sentence in this section now conform
48 to the words describing a similar provision of
49 standards in the section proposed for inclusion in
50 Article 3 on general application of laws.

1 The section originally identified as section
2 7.06, General Application of Laws, will be
3 reported by the Committee on Style, Drafting
4 and Arrangement as a part of the Legislative
5 Branch article. It will indicate that (1) the
6 General Assembly shall enact no public laws
7 except general laws which in their terms and
8 effects apply throughout the State; (2) no
9 county shall be exempt from a public general
10 law; and (3) the General Assembly shall enact
11 no local laws. However, the General Assembly is
12 granted authority in the Constitution to enact
13 such laws as those pertaining to multi-county
14 governmental units which may or may not be general
15 laws. The Recommendations of the substantive
16 committees and the discussions in the Committee
17 of the Whole appear to identify seven such areas
18 as exceptions to the limitations against public
19 local laws and they will be identified in the
20 final language of this section in the article on
21 the Legislative Branch.

22
23 As in section 7.05, the listing in section 7.08
24 of items that the General Assembly may provide
25 has been rearranged to make them conform with the
26 order of similar terms in section 7.01. It did
27 not appear that "change" included anything not
28 covered by the other items. The exclusion of
29 "municipal corporations" in the definition of
30 multi-county governmental units was dropped be-
31 cause they are adequately covered in sections 7.05,
32 7.06 and 7.07.

33
34 The last section, identified as section 8.06 in
35 Committee Recommendation No. LG-1, will be
36 included in the article on General Provisions.

37
38 The word "any" was added in line 29 to emphasize
39 the fact that a charter provision, a county or
40 a federal law would be included as well as a
41 state law.

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Constitutional Convention

COMMITTEE RECOMMENDATION NO. LG-1

PRESENTED BY THE COMMITTEE ON LOCAL GOVERNMENT
on November 7 , 1967

Approved by the Committee of the Whole with
amendments on December 19 , 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on , 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

1 LOCAL GOVERNMENT

2 3 ARTICLE 7. LOCAL GOVERNMENT

4 5 Section-7.01.--Definitions.

6
7 ~~For the purposes of this Constitution, "county"~~
8 ~~shall include Baltimore City, each of the twenty-~~
9 ~~three existing counties and any other counties~~
10 ~~established pursuant to this Constitution,~~
11 ~~"municipal corporation" shall mean an incorporated~~
12 ~~city, town or village, but shall not include~~
13 ~~Baltimore City or any county; "civil unit" shall~~
14 ~~mean a unit of local government, other than a~~
15 ~~municipal corporation, comprising a part of the~~
16 ~~area of a county, and "region" shall mean an area~~
17 ~~comprising all or parts of two or more counties.~~

18 19 COUNTIES

20 21 Section 7.021. Establishment of Counties.

22
23 *In this Constitution, county shall mean Baltimore*
24 *City, each of the twenty-three existing counties,*

1 and other counties established pursuant to
2 this Constitution. The General Assembly may
3 provide by law for the establishment,
4 merger, or dissolution of counties, and or for
5 the alteration of their boundaries. of counties,
6 ~~but~~ No such law shall become effective until
7 submitted to the voters of each county affected
8 and approved by a majority of those voting on
9 the question in each such county affected.

10
11 Section 7.032. Structure of County Government.
12

13 Each county shall have a written instrument of
14 government which establishes its governmental the
15 structure of its government. Within one year
16 following the adoption of this Constitution the
17 General Assembly shall provide by public general
18 law a choice of procedures by which an instrument
19 of government of a county may be proposed. An
20 instrument of government shall be submitted for
21 adoption to the voters of the county and shall be
22 adopted if approved by the affirmative vote of a
23 majority of the voters of the county those voting
24 thereon on the proposal. The General Assembly
25 shall provide by law an instrument of government
26 which shall become effective on July 1, 1972, for
27 those counties which have not previously adopted
28 an instrument of government as provided in this
29 section. -- The charter adopted by any county prior
30 to July 1, 1972, shall be without further act,
31 the instrument of government for that county. -- Other
32 county governments existing at the effective date of
33 this Constitution shall continue until changed
34 pursuant to this Constitution.
35

36 Section 7.043. Change of Structure of County
37 Government.
38

39 An amendment to an instrument of government of
40 a county shall become effective only after the
41 affirmative vote of a majority of may be proposed
42 to the voters of the a county voting on the amend-
43 ment. -- An amendment may be proposed by the its
44 governing body, or by petition of the voters in
45 the county accordance with as provided in the in-
46 strument of government, or by such additional
47 Amendments may also be proposed by other means as
48 may be provided in the instrument of government or
49 by the General Assembly by public general law.
50 An amendment shall be adopted only if approved by
51 a majority of those voting on the proposal.

1 Section 7.054. Powers of Counties.

2
3 A county may exercise any power, other than the
4 judicial power ~~and power to tax~~, or perform any
5 function ~~which unless that power or function {1}~~
6 ~~has not~~ been denied to it by this Constitution or
7 by its instrument of government~~}, or {2}~~ ~~has not~~
8 been transferred exclusively to another governmental
9 unit~~}, and or {3}~~ ~~has not~~ been denied to it by a
10 ~~public-general~~ the General Assembly by law. A
11 county may exercise ~~those such~~ taxing powers ~~as may~~
12 ~~be granted to it by law and may continue to exercise~~
13 ~~shall retain any~~ taxing powers granted to it prior
14 to the effective date of this ~~Article~~ Constitution,
15 unless any of these powers are subsequently denied
16 to it by law.

17
18 PUBLIC-GENERAL-LAWS

19
20 Section-7.06. --General-Application-of-Laws.

21
22 ~~Except as otherwise provided in this Constitution~~
23 ~~and except with respect to appropriations and laws~~
24 ~~providing for and regulating the powers of depart-~~
25 ~~ments, agencies or instrumentalities of the State~~
26 ~~performing a state and not a local function, the~~
27 ~~General Assembly shall enact no public local laws~~
28 ~~and shall enact only public general laws, which are~~
29 ~~defined as laws which in their terms and effects~~
30 ~~apply throughout the State.--The General Assembly~~
31 ~~may nevertheless enable any county or counties to~~
32 ~~exercise any power or perform any function denied~~
33 ~~to other counties, subject to such standards as~~
34 ~~the General Assembly may prescribe.--No county~~
35 ~~shall be exempt from a public general law.~~

36
37 MUNICIPAL CORPORATIONS AND CIVIL
38 INTRACOUNTY GOVERNMENTAL UNITS

39
40 Section 7.075. Existing Municipal Corporations.

41
42 *Municipal corporation shall mean an incorporated*
43 *city, town, or village, but shall not include*
44 *Baltimore City or any other county. Municipal*
45 *corporations existing at the effective date of this*
46 *Article Constitution may not be merged or dissolved,*
47 *merged, or have their boundaries altered or have*
48 *their existing powers withdrawn, or their boundaries*
49 *changed, without the consent of the governing bodies*
50 *of the county and the municipal corporations affected,*
51 *or except as the General Assembly may provide by*
52 *public-general law.*

1 Section 7.086. New-Municipal-Corporations-and
2 Civil Intracounty Governmental
3 Units.
4

5 A county may provide by law for the creation of
6 new municipal corporations and ~~civil~~ other units
7 of local government comprising a part of the area
8 of the county and may by law grant to and withdraw
9 from them any and all powers of the county, subject
10 only to such any procedures and standards as that
11 the General Assembly may provide by public-general
12 law.

13
14 Section 7.097. Additional Powers of Municipal
15 Corporations.
16

17 The General Assembly by public-general law and
18 or a County may by law may grant additional powers
19 to municipal corporations, and the granting authority
20 may withdraw such powers.
21

22 MULTI-COUNTY GOVERNMENTS
23

24 Section 7.1008. Establishment of Multi-County
25 Governmental Units.
26

27 Multi-county governmental units, including inter-
28 governmental authorities and popularly elected repre-
29 sentative regional governments, shall consist of
30 all or part of two or more counties. The General
31 Assembly may provide by law for the establishment,
32 powers,-change, merger, or dissolution,-and-alteration
33 of-boundaries of multi-county governmental units, or
34 for the alteration of their boundaries, or for the
35 powers they may exercise including-intergovernmental
36 authorities-and-popularly-elected-representative
37 regional-governments,-but-excluding-municipal-corpora-
38 tions. The General Assembly may provide for referenda
39 for on any of these laws establishing,-affecting-the
40 powersof,-or-dissolving-popularly-elected-representat-
41 ive-regional-governments,-or-the-creation-or-alteration
42 of-their-boundaries.
43

44 Section 7.1109. Financing of Intergovernmental
45 Authorities.
46

47 The General Assembly by law or a popularly
48 elected representative local government may by law
49 may grant to an intergovernmental authorities
50 authority the power to impose and to collect service

1 or benefit charges, to borrow money, and to collect
2 taxes imposed by the General Assembly or by the
3 popularly elected representative local government,
4 but may not grant the power to impose taxes.

5
6 CREDIT LIMITATIONS

7
8 Section 7.1210. Credit Limitations of Local
9 Governments.

10
11 Subject to ~~such~~ *any* restrictions ~~as may be~~ pro-
12 vided by law, the assets or credit of a unit of
13 local government ~~may shall~~ not be given or ~~loaned~~
14 ~~lent~~ to any individual, association, or corpora-
15 tion unless a public purpose will be served thereby.
16 The act of the governing body making the gift or
17 loan shall state the public purpose to be served
18 and no gift of credit or loan of credit or loan
19 of assets shall be made without the consent of
20 three-fifths of the members of the governing
21 body.

22 ARTICLE 8. GENERAL PROVISIONS
23 INTERGOVERNMENTAL COOPERATION

24
25 Section _____. Intergovernmental Cooperation
26 and Agreements.

27
28 Any A governmental unit, except as limited by
29 *any* law, may cooperate or agree with one or more
30 other governmental *unit or* units, whether within
31 or ~~outside~~ *without* the boundaries of the State,
32 including the Ffederal and Sstate governments,
33 for the exercise of any of its *powers and*
34 functions ~~and powers~~.

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University of Maryland Library
College Park, Md.

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of amendments
as to style (en bloc)
on Com. Rec. L G-1

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key	•		• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
• Clark, J. •			• Cleveland			• Kirkland			• Rollins		
• James			• Dabrowski			• Koger			• Rosenstock		
• Abramson			• Darby			• Kosakowski			• Rush		
• Adkins			• Della			• Koss			• Rybczynski		
• Anderson			• Dorsey			• Leitzel			• Scanlan		
• Armor			• Dukes			• Linton	•		• Schloeder		
• Bamberger			• Dulany			• Lord			• Schneider		
• Bard			• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch			• Malkus			• Sickles		
• Baumann			• Fornos			• Marion			• Siewierski		
• Beachley			• Fox			• Mason			• Singer		
• Beall			• Frederick			• Maurer			• Smith, J. H.		
• Bennett	•		• Freedlander			• Mentzer			• Smith, M. H.		
• Blair			• Gallagher			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			• Miller, E. J.			• Sosnowski		
• Borom	•		• Gill			• Mitchell			• Soul		
• Bothe	•		• Gleason			• Morgan	•		• Stern		
• Boyce			• Grant			• Moser			• Storm	•	
• Boyer	•		• Groh			• Mosner			• Sybert		
• Boyles	•		• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy	•		• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwick			• Murray, E. C.			• Vecera	•	
• Burgess	•		• Hargrove			• Needle			• Wagandt		
• Bushong	•		• Harkness		•	• Neilson			• Webb		
• Buzzell			• Harris	•		• Neumann			• Ritter	•	
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell	•		• Hickman			• Pascal	•		• Wheatley		
• Cardin			• Hopkins			• Penniman			• White		
• Carson			• Hostetter		•	• Peters			• Willis		
• Case	•		• Hutchinson			• Powers			• Willoner		
• Chabot			• Jett			• Price	•		• Winslow		
• Child			• Johnson			• Pullen					
• Cicone			• Kahl	•		• Raley					

YEAS	N-V	NAYS	DEL. PRO.	COM. REC.	DATE:
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5 5	5 5	5 5	RESO. 600	60 6	4
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Com. Rec. LG-1 as
amended
(2nd reading)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key	●		● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland	●		● Kirkland			● Rollins	●	
● James			● Dabrowski			● Koger			● Rosenstock		
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● Adkins			● Della			● Koss			● Rybczynski		
● Anderson		●	● Dorsey		●	● Leitzel			● Scanlan		
● Armor			● Dukes			● Linton	●		● Schloeder	●	
● Bamberger			● Dulany			● Lord			● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow	●	
● Barrick			● Finch			● Malkus			● Sickles		
● Baumann	●		● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer	●	
● Beall			● Frederick			● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau			● Gilchrist			● Miller, E. J.			● Sosnowski		●
● Borom			● Gill			● Mitchell			● Soul		
● Bothe	●		● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm	●	
● Boyer			● Groh			● Mosner			● Sybert		
● Boyles	●		● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy	●		● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwick	●		● Murray, E. C.			● Vecera		
● Burgess	●		● Hargrove			● Needle			● Wagandt		
● Bushong	●		● Harkness		●	● Neilson			● Webb		
● Buzzell			● Harris	●		● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell	●		● Hickman			● Pascal	●		● Wheatley	●	
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter		●	● Peters			● Willis		
● Case	●		● Hutchinson	●		● Powers			● Willoner		
● Chabot			● Jett			● Price	●		● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl			● Raley					

YEAS	N-V	NAYS
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

BF

Constitutional Convention

AMENDMENT NO. 1

As Amended by Report No. S&D-7

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LG-1

BY DELEGATE CHABOT

1 On page 1 Section 7.01 Establishment of
2 Counties in line 23 strike out the following
3 words: "In this Constitution, county"; and
4 insert in lieu thereof the following: "County".

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 1 to Com. 2
Rec L G-1 (2nd reading)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Claquet			● Key			● Robey, F. C.		
● Tawes ●			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J. ●			● Cleveland ●			● Kirkland ●			● Rollins ●		
● James			● Dabrowski			● Koger			● Rosenstock		
● Abrams ●			● Darby			● Kosakowski			● Rush		
● Adkins			● Della ●			● Koss ●			● Rybczynski		
● Anderson			● Dorsey ●			● Leitzel			● Scanlan		
● Armor			● Dukes ●			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord			● Schneider		
● Bard ●			● Eckenrode		●	● Macdonald			● Sherbow		
● Barrick			● Finch		●	● Malkus ●			● Sickles		
● Baumann ●			● Fornos		●	● Marion			● Siewierski		
● Beachley			● Fox		●	● Mason			● Singer ●		
● Beall ●			● Frederick ●			● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B. ●			● Sollins		
● Boileau		●	● Gilchrist ●			● Miller, E. J. ●			● Sosnowski		
● Borom ●			● Gill ●			● Mitchell ●			● Soul		
● Bothe ●			● Gleason			● Morgan		●	● Stern		
● Boyce ●			● Grant ●			● Moser			● Storm		
● Boyer			● Groh ●			● Mosner ●			● Sybert		
● Boyles ●			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy ●			● Taylor, L. ●		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette		●	● Hardwick ●			● Murray, E. C.			● Vecera ●		
● Burgess			● Hargrove			● Needle			● Wagandt		
● Bushong ●			● Harkness			● Neilson			● Webb ●		
● Buzzell		●	● Harris ●			● Neumann			● Ritter ●		
● Byrnes		●	● Henderson			● Smith, A. W.			● Weidemeier		
● Caldwell			● Hickman			● Pascal			● Wheatley		
● Cardin ●			● Hopkins		●	● Penniman			● White ●		
● Carson			● Hostetter			● Peters			● Willis		
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett ●			● Price ●			● Winslow		
● Child ●			● Johnson			● Pullen					
● Cicone			● Kahl			● Raley					

YEAS	N-V	NAYS
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3 3	3 3	3 3
4 4 ●	4 4	4 4
5 5	5 5	5 5
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7 7	7 7	7 7
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DATE:	
JAN.	1 2 3 1 2 3 4 5 6
SEPT.	7
OCT.	8
NOV.	9
DEC.	0

A

Constitutional Convention

AMENDMENT NO. 2

As Amended by Report No. S&D-7

~~To Amendment No. _____~~

To Committee Recommendation No. LG-1

BY DELEGATE S MOSER, EARRICK, BOROM, BOYLES,
BRYSON, ECKENRODE, GALLAGHER,
GRANT, HOPKINS, LEITZEL, NEEDLE,
NEUMANN, ULRICH, WAGANDT, WINSLOW

1 On page 3 Section 7.04 Powers of Counties
2 in line 11 after the word "exercise" add the
3 word "only";
4
5 and in line 12 strike out the words "by law
6 and" and insert in lieu thereof the following
7 words:
8
9 "by the General Assembly by law but".

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Law

98 A

08 N

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 2 to Com (2)
Rec LG-1 (2nd reading)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Claggett		•	Key			Robey, F. C.		•
Tawes	•		• Clarke, E. J.			• Kiefer			• Robie, K. L.		•
Clark, J.	•		• Cleveland			• Kirkland	•		• Rollins	•	
• James			• Dabrowski			• Koger			• Rosenstock		•
• Abramson			• Darby			• Kosakowski			• Rush		•
• Adkins			• Della	•		• Koss			• Rybczynski		•
• Anderson			• Dorsey	•		• Leitzel			• Scanlan		•
• Armor			• Dukes	•		• Linton			• Schloeder		•
• Bamberger		•	• Dulany			• Lord			• Schneider		•
• Bard	•		• Eckenrode			• Macdonald			• Sherbow		•
• Barrick			• Finch			• Malkus	•		• Sickles		•
• Baumann			• Fornos			• Marion			• Siewierski		•
• Beachley			• Fox		•	• Mason	•		• Singer		•
• Beall	•		• Frederick		•	• Maurer			• Smith, J. H.		•
• Bennett			• Freedlander		•	• Mentzer			• Smith, M. H.		•
• Blair			• Gallagher		•	• Miller, B.			• Sollins		•
• Boileau			• Gilchrist	•		• Miller, E. J.			• Sosnowski		•
• Borom	•		• Gill	•		• Mitchell	•		• Soul		•
• Bothe	•		• Gleason	•		• Morgan			• Stern		•
• Boyce	•		• Grant			• Moser			• Storm		•
• Boyer			• Groh			• Mosner	•		• Sybert		•
• Boyles	•		• Grumbacher			• Mudd			• Taylor, H. E.		•
• Bradshaw			• Gullett			• Murphy	•		• Taylor, L.		•
• Bryson			• Hanson		•	• Murray, D. S.			• Ulrich		•
• Burdette		•	• Hardwick			• Murray, E. C.			• Vecera	•	•
• Burgess			• Hargrove			• Needle			• Wagandt		•
• Bushong	•		• Harkness			• Neilson			• Webb		•
• Buzzell			• Harris	•		• Neumann			• Ritter		•
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		•
• Caldwell			• Hickman			• Pascal	•		• Wheatley	•	
• Cardin	•		• Hopkins			• Penniman			• White	•	
• Carson			• Hostetter			• Peters			• Willis		•
• Case			• Hutchinson			• Powers			• Willoner		•
• Chabot			• Jett	•		• Price	•		• Winslow		•
• Child	•		• Johnson			• Pullen	•				
• Cicone			• Kahl			• Raley					

YEAS	N-V	NAYS	DEL. PRO.	COM. REC.	DATE:
100-200	100-200	100-200			JAN.
0 0	0 0	• 0 0	1000 100	10 1	2
1 1	1 1	• 1 1	2000 200	20 2	3
2 2	2 2	• 2 2	3000 300	30 3	1
3 3	3 3	• 3 3	4000 400	40 4	2
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5 5	• 5 5	• 5 5	RESO. 600	60 6	4
6 6	• 6 6	• 6 6	2-R 700	70 7	5
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8 8	• 8 8	• 8 8	QUO. 900	90 9	SEPT. 7
9 9	• 9 9	• 9 9	MOT. 000	00 0	OCT. 8
					NOV. 9
					DEC. 0

Constitutional Convention

AMENDMENT NO. 3

As Amended by Report No. S&D-7

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LG-1

BY DELEGATE WINSLOW

1 On page 2 Section 7.03 Change of Structure
2 of County Government in line 48 after the
3 word "provided" add the word "either".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 3 to Com²
Rec LG-1 (2nd
reading)

EAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key			● Robey, F. C.		
● Tawes ●			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J. ●			● Cleveland ●			● Kirkland ●			● Rollins ●		
● James			● Dabrowski			● Koger			● Rosenstock		
● Abramso ●			● Darby			● Kosakowski			● Rush		
● Adkins			● Della ●			● Koss			● Rybczynski		
● Anderson ●			● Dorsey ●			● Leitzel			● Scanlan		
● Armor ●			● Dukes ●			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord			● Schneider ●		
● Bard ●			● Eckenrode		●	● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus ●			● Sickles		
● Baumann ●			● Fornos			● Marion			● Siewierski		●
● Beachley			● Fox		●	● Mason ●			● Singer		●
● Beall ●			● Frederick ●			● Maurer			● Smith, J. H.		●
● Bennett			● Freedlander			● Mentzer ●			● Smith, M. H.		●
● Blair			● Gallagher			● Miller, B.		●	● Sollins		●
● Boileau		●	● Gilchrist ●			● Miller, E. T.			● Sosnowski		●
● Borom ●			● Gill ●			● Mitchell			● Soul		
● Bothe ●			● Gleason ●			● Morgan			● Stern		
● Boyce ●			● Grant			● Moser		●	● Storm		
● Boyer			● Groh			● Mosner ●			● Sybert		
● Boyles ●			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy ●			● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette ●			● Hardwick ●			● Murray, E. C.			● Vecera ●		
● Burgess			● Hargrove			● Needle			● Wagandt		
● Bushong ●			● Harkness			● Neilson			● Webb		
● Buzzell			● Harris ●			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell			● Hickman			● Pascal ●			● Wheatley		
● Cardin ●			● Hopkins			● Penniman			● White ●		
● Carson ●			● Hostetter			● Peters			● Willis		
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett ●			● Price ●			● Winslow		
● Child ●			● Johnson			● Pullen					
● Cicone			● Kahl		●	● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0 ●	0 0	0 0
1 1 ●	1 1 ●	1 1 ●
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
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SEPT. 7
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Constitutional Convention

AMENDMENT NO. 4

As Amended by Report No. S&D-7
~~XXXXXXXXXXXXXXXXXXXX~~
~~To Amendment No. XXXXXXXX~~

To Committee Recommendation No. LG-1

BY DELEGATE NEEDLE

1 On page 4 Section 7.06 Intracounty Governmental
2 Units in line 2 immediately preceding the word
3 "Intracounty" add the words "New Municipal
4 Corporations and".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 4 to Com.
Rec. LG-1 (2nd
reading)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	• Claqett			Key		•	• Robey, F. C.		
Tawes	•		• Clarke, E. J.			Kiefer		•	• Robie, K. L.		
Clark, J.	•		• Cleveland			Kirkland		•	Rollins	•	
James		•	• Dabrowski		•	• Koger			Rosenstock		•
Abramson	•		• Darby		•	• Kosakowski			Rush		•
Adkins		•	• Della	•		• Koss			Rybczynski		•
Anderson	•		• Dorsey		•	• Leitzel			Scanlan		•
Armor	•		• Dukes	•		• Linton			• Schloeder		
• Bamberger			• Dulany		•	• Lord		•	• Schneider		
Bard	•		• Eckenrode		•	• Macdonald			• Sherbow		
• Barrick			• Finch			• Malkus	•		Sickles		•
Baumann	•		• Fornos		•	• Marion		•	• Siewierski		
Beachley		•	• Fox		•	• Mason		•	• Singer		
Beall	•		• Frederick	•		• Maurer			• Smith, J. H.		
Bennett		•	• Freedlander			• Mentzer			• Smith, M. H.		•
Blair		•	• Gallagher		•	• Miller, B.			Sollins		•
Boileau		•	• Gilchrist	•		• Miller, E. J.			Sosnowski		•
Borom	•		• Gill	•		• Mitchell		•	Soul		•
Bothe	•		• Gleason	•		• Morgan			• Stern		
Boyce	•		• Grant			• Moser			• Storm	•	
Boyer		•	• Groh			• Mosner	•		• Sybert		
Boyles	•		• Grumbacher			• Mudd			• Taylor, H. E.		•
Bradshaw		•	• Gullett			• Murphy	•		• Taylor, L.		•
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
Burdette		•	• Hardwick	•		• Murray, E. C.			• Vecera	•	
Burgess		•	• Hargrove			• Needle			• Wagandt		
Bushong	•		• Harkness			• Neilson	•		• Webb		
Buzzell		•	• Harris	•		• Neumann			• Ritter		
Byrnes		•	• Henderson			• Smith, A. W.			• Weidemeyer		
Caldwell		•	• Hickman		•	• Pascal			• Wheatley		
Cardin	•		• Hopkins			• Penniman		•	• White		•
Carson		•	• Hostetter			• Peters		•	• Willis		•
Case		•	• Hutchinson			• Powers		•	• Willoner	•	
Chabot			• Jett	•		• Price	•		• Winslow		
Child	•		• Johnson		•	• Pullen		•			
Cicone		•	• Kahl		•	• Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

L

Constitutional Convention

AMENDMENT NO. 5

As Amended by Report No. S&D-7
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LG-1

BY DELEGATE

NEEDLE

1 On page 4 Section 7.06 Intracounty Governmental
2 Units in line 10 immediately preceding the
3 word "to" insert the word "only";

4
5 and in the same line strike out the work "any"
6 preceding the word "procedures".

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 5 to Com.
Rec LG-1 (2nd
reading)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	• Clagett			Key		•	Robey, F. C.		•
Tawes	•		• Clarke, E. J.			Kiefer		•	Robie, K. L.		•
Clark, J.	•		• Cleveland			Kirkland		•	Rollins	•	
James	•		Dabrowski		•	Koger		•	Rosenstock		•
Abramson	•		Darby		•	• Kosakowski			Rush		•
Adkins		•	Della	•		Koss	•		Rybczynski		•
Anderson	•		Dorsey		•	Leitzel		•	Scanlan		•
Armor	•		Dukes	•		Linton		•	Schloeder		•
Bamberger		•	Dulany		•	Lord		•	Schneider		•
Bard	•		Eckenrode		•	Macdonald		•	Sherbow		•
• Barrick			Finch		•	Malkus	•		Sickles		•
Baumann	•		• Fornos			Marion		•	• Siewierski		
Beachley		•	• Fox			Mason		•	Singer	•	
Beall	•		Frederick	•		Maurer		•	Smith, J. H.		•
Bennett		•	• Freedlander			Mentzer		•	Smith, M. H.		•
Blair		•	Gallagher		•	Miller, B.		•	Sollins		•
Boileau		•	Gilchrist	•		Miller, E. J.		•	Sosnowski		•
Borom	•		Gill	•		Mitchell		•	Soul		•
Bothe	•		Gleason	•		Morgan		•	Stern		•
Boyce	•		• Grant			Moser		•	Storm		•
Boyer		•	Groh		•	Mosner	•		Sybert		•
Boyles		•	Grumbacher		•	Mudd		•	Taylor, H. E.		•
Bradshaw		•	Gullett		•	Murphy	•		Taylor, L.		•
• Bryson			Hanson		•	Murray, D. S.		•	Ulrich		•
Burdette		•	Hardwick	•		Murray, E. C.		•	Vecera	•	
Burgess		•	Hargrove		•	• Needle			• Wagandt		
Bushong	•		Harkness		•	Neilson	•		Webb		•
Buzzell		•	Harris	•		Neumann		•	Ritter	•	
Byrnes		•	Henderson		•	Smith, A. W.		•	Weidemeyer		•
Caldwell		•	Hickman		•	Pascal	•		Wheatley	•	
Cardin	•		Hopkins		•	Penniman		•	White		•
Carson		•	Hostette	•		Peters		•	Willis		•
Case		•	Hutchinson			Powers		•	Willoner		•
Chabot		•	Jett		•	Price	•		Winslow		•
Child	•		Johnson		•	Pullen		•			
Cicone		•	Kahl		•	Raley		•			

YEAS	N-V	NAYS
100-200	100-200	100-200
0	0	0
1	1	1
2	2	2
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DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
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RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DATE:	
JAN.	2
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

H

Constitutional Convention

AMENDMENT NO. 6

As Amended by Report No. S&D-7

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LG-1

BY DELEGATE S MOSER, CARSON, CLAGETT, GULLETT,
NEUMANN, SYBERT

1 On page 4 Section 7.07 Additional Powers of
2 Municipal Corporations in line 19 place a
3 period after the word "corporations"; and
4 strike out the balance of this line and all
5 of line 20 and insert in lieu thereof the
6 following: "Any additional powers granted
7 by a county may be withdrawn by it or by the
8 General Assembly by law; any additional
9 powers granted by the General Assembly
10 may be withdrawn by it by law."
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 6 to Com. 2

Rec. LG-1

(2nd reading)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	Key	•		Robey, F. C.		•
Tawes	•		Clarke, E. J.		•	Kiefer		•	Robie, K. L.		•
Clark, J.	•		Cleveland	•		Kirkland	•		Rollins	•	
James			Dabrowski	•		Koger		•	Rosenstock	•	
Abramson	•		Darby	•		Kosakowski	•		Rush	•	
Adkins		•	Della	•		Koss	•		Rybczynski	•	
Anderson	•		Dorsey	•		Leitzel	•		Scanlan		•
Armor		•	Dukes	•		Linton	•		Schloeder	•	
Bamberger		•	Dulany		•	Lord		•	Schneider	•	
Bard			Eckenrode		•	Macdonald		•	Sherbow	•	
Barrick			Finch		•	Malkus		•	Sickles		•
Baumann			Fornos		•	Marion		•	Siewierski	•	
Beachley			Fox		•	Mason		•	Singer	•	
Beall		•	Frederick		•	Maurer	•		Smith, J. H.		•
Bennett		•	Freedlander		•	Mentzer		•	Smith, M. H.	•	
Blair		•	Gallagher		•	Miller, B.		•	Sollins	•	
Boileau		•	Gilchrist		•	Miller, E. J.		•	Sosnowski	•	
Borom		•	Gill		•	Mitchell		•	Soul	•	
Bothe		•	Gleason	•		Morgan		•	Stern	•	
Boyce		•	Grant	•		Moser		•	Storm	•	
Boyer	•		Groh	•		Mosner		•	Sybert	•	
Boyles	•		Grumbacher	•		Mudd		•	Taylor, H. E.		•
Bradshaw		•	Gullett		•	Murphy	•		Taylor, L.	•	
Bryson		•	Hanson		•	Murray, D. S.		•	Ulrich		•
Burdette	•		Hardwick	•		Murray, E. C.		•	Vecera	•	
Burgess	•		Hargrove		•	Needle	•		Wagandt		•
Bushong	•		Harkness	•		Neilson	•		Webb	•	
Buzzell			Harris		•	Neumann	•		Ritter	•	
Byrnes			Henderson	•		Smith, A. W.		•	Weidemeyer	•	
Caldwell	•		Hickman	•		Pascal	•		Wheatley	•	
Cardin			Hopkins		•	Penniman	•		White		•
Carson			Hostetter	•		Peters	•		Willis	•	
Case	•		Hutchinson	•		Powers		•	Willoner	•	
Chabot			Jett	•		Price		•	Winslow		•
Child	•		Johnson		•	Pullen	•				
Cicone		•	Kahl	•		Raley		•			

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

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Constitutional Convention

AMENDMENT NO. 7

As Amended by Report No. S&D-7
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LG-1

BY DELEGATES MOSER, CARSON

1 On page 4 Section 7.08 Establishment of
2 Multi-County Governmental Units in line 39
3 strike out the word "law" and insert in
4 lieu thereof the following words: "of
5 these laws".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 7 to Com
Rec LG-1
(2nd reading)

YEAS	N-V	NAYS
● President		
● Tawes		
● Clark, J. ●		
● James		
● Abramson		
● Adkins		
● Anderson ●		
● Armor		
● Bamberger		
● Bard		
● Barrick		
● Baumann		
● Beachley ●		
● Beall		
● Bennett		
● Blair		
● Boileau ●		
● Borom		
● Bothe ●		
● Boyce		
● Boyer		
● Boyles ●		
● Bradshaw		
● Bryson		
● Burdette		
● Burgess ●		
● Bushong ●		
● Buzzell		
● Byrnes		
● Caldwell ●		
● Cardin		
● Carson		
● Case ●		
● Chabot		
● Child		
● Cicone		

YEAS	N-V	NAYS
● Clagett		
● Clarke, E. J.		
● Cleveland ●		
● Dabrowski		
● Darby		
● Della ●		
● Dorsey		
● Dukes		
● Dulany		
● Eckenrode		
● Finch		
● Fornos		
● Fox		
● Frederick		
● Freedlander		
● Gallagher		
● Gilchrist		
● Gill		
● Gleason ●		
● Grant		
● Groh ●		
● Grumbacher		
● Gullett		
● Hanson ●		
● Hardwick ●		
● Hargrove		
● Harkness		
● Harris		
● Henderson		
● Hickman		
● Hopkins		
● Hostette ●		
● Hutchinson		
● Jett		
● Johnson		
● Kahl		

YEAS	N-V	NAYS
● Key		
● Kiefer		
● Kirkland ●		
● Koger		
● Kosakowski		
● Koss		
● Leitzel		
● Linton		
● Lord		
● Macdonald		
● Malkus ●		
● Marion		
● Mason		
● Maurer		
● Mentzer ●		
● Miller, B.		
● Miller, E. J.		
● Mitchell		
● Morgan		
● Moser		
● Mosner		
● Mudd		
● Murphy		
● Murray, D. S.		
● Murray, E. C.		
● Needle		
● Neilson		
● Neumann		
● Smith, A. W.		
● Pascal ●		
● Penniman		
● Peters		
● Powers		
● Price		
● Pullen		
● Raley		

YEAS	N-V	NAYS
● Robey, F. C.		
● Robie, K. L.		
● Rollins		
● Rosenstock		
● Rush		
● Rybczynski		
● Scanlan		
● Schloeder		
● Schneider		
● Sherbow		
● Sickles		
● Siewierski		
● Singer		
● Smith, J. H.		
● Smith, M. H.		
● Sollins		
● Sosnowski		
● Soul		
● Stern		
● Storm		
● Sybert		
● Taylor, H. E.		
● Taylor, L.		
● Ulrich		
● Vecera		
● Wagandt		
● Webb		
● Ritter		
● Weidemeyer		
● Wheatley		
● White		
● Willis		
● Willoner		
● Winslow		

YEAS	N-V	NAYS
100-200	100-200	100-200
● 0 0	0 0	● 0 0
1 1	1 1	1 1 ●
2 2	2 2	2 2
3 3	● 3 3 ●	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8 ●	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
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3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7 ●
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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OCT. 1	
NOV. 3	
DEC. 1	

Constitutional Convention

AMENDMENT NO. 8

As Amended by Report No. S&D-7

~~To Amend the Constitution~~

To Committee Recommendation No. LG-1

MOSER, ADKINS, BARRICK, BLAIR
BY DELEGATES BOILEAU, BRYSON, CLAGETT,
ECKENRODE, FREEDLANDER, GRANT, LEITZEL, MACDONALD,
NEEDLE, SOLLINS, ULRICH, WAGANDT, WINSLOW

1 On page 5 Section 7.10 Credit Limitations
2 of Local Governments strike out all of lines
3 11 through 15, inclusive, and insert in lieu
4 thereof the following: "The assets or credit
5 of a unit of local government shall not be
6 given or lent to any individual, association,
7 or corporation unless a public purpose will
8 be served thereby, subject to any other
9 restrictions provided by law."

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✓ 98-A
✓ 05W

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 8 to Com²
Rec LG-1

(2nd reading)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key	●		● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins	●	
● James			● Dabrowski			● Koger			● Rosenstock		
● Abramso			● Darby			● Kosakowski			● Rush	●	
● Adkins			● Della		●	● Koss			● Rybczynski		
● Anderson	●		● Dorsey		●	● Leitzel			● Scanlan		
● Armor			● Dukes		●	● Linton	●		● Schloeder		
● Bamberg			● Dulany			● Lord			● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow	●	
● Barrick			● Finch			● Malkus			● Sickles		
● Baumann			● Fornos	●		● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer	●	
● Beall			● Frederick			● Maurer			● Smith, J. H.		
● Bennett	●		● Freedlander			● Mentzer	●		● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau			● Gilchrist			● Miller, E. O.			● Sosnowski	●	
● Borom			● Gill			● Mitchell			● Soul		
● Bothe	●		● Gleason			● Morgan	●		● Stern		
● Boyce			● Grant			● Moser			● Storm	●	
● Boyer	●		● Groh			● Mosner			● Sybert		
● Boyles	●		● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy	●		● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwick	●		● Murray, E. C.			● Vecera	●	
● Burgess	●		● Hargrove			● Needle			● Wagandt		
● Bushong	●		● Harkness		●	● Neilson			● Webb		
● Buzzell			● Harris	●		● Neumann			● Ritter	●	
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell	●		● Hickman			● Pascal	●		● Wheatley		
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter	●		● Peters			● Willis		
● Case	●		● Hutchinson	●		● Powers			● Willoner		
● Chabot			● Jett			● Price	●		● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl	●		● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000	100
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4000	400
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RESO	600
2-R	700
3-R	800
QUO.	900
MOT.	000

DATE:	
JAN.	1
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-8

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 8

December 21 , 1967.

TITLE

1 A Report concerning Committee Recommendation
2 No. JB-1.

3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommenda-
6 tion No. JB-1 read as indicated in the attached
7 recommendation.

8
9
10
11
12 The original section 5.31, Rule-Making Power,
13 has been relocated as section 5.03 to place
14 the legislative power of the Court of Appeals
15 with the first reference to the Court. The re-
16 location also places the definition of "rule"
17 in the Article where the word is used first.

18
19 In section 5.08, the words "in all judicial
20 proceedings" were dropped as being unnecessary
21 in view of the language of section 5.01 vesting
22 judicial power in the courts.

23
24 The words "as prescribed by law or rule" are
25 dropped from sections 5.09 and 5.11 as being
26 unnecessary in view of the concurrent power of
27 the Court of Appeals and the General Assembly
28 under section 5.03 in "governing the admin-
29 istration of the courts." The Committee of the
30 Whole, in amendment no. 5 to JB-1, made it

1 clear that it was open to both Court of Appeals
2 and General Assembly action.

3
4 The change in language in the last sentence
5 of section 5.12 was made to reflect the intent
6 of the sponsor of the words of the last sen-
7 tence and as agreed in the discussions of the
8 Committee of the Whole.

9
10 In section 5.15, the order of sentences was
11 rearranged to describe the action chrono-
12 logically.

13
14 The reference to the fact that members of
15 nominating commissions shall not be compensated
16 for their service was taken from section 5.24
17 and is now located in sections 5.16 and 5.17.

18
19 The original section 5.19 was dropped by the
20 Committee of the Whole.

21
22 The original section 5.20 has been divided
23 into two sections, identified in this report
24 as sections 5.19 and 5.20.

25
26 In section 5.22, the words in line 24 "so
27 long as he retains his office" were dropped as
28 unnecessary since the question before the
29 voters is the judge's "continuance in office."
30 In lines 37 and 38, the words "as to whether
31 he should be continued" were changed to "de-
32 sirability of his continuance" to emphasize
33 the advisory nature of the poll.

34
35 In section 5.23, Judicial Retirement, the
36 original language "the chief judge of the Court
37 of Appeals with the approval of a majority of
38 the members of that court" was changed to "If
39 a majority of the members of the Court of Ap-
40 peals approve." The new language is intended
41 to reflect the views of the Committee of the
42 Whole. The original language could be in-
43 terpreted to read that the chief judge re-
44 quired the approval of 4 other judges to per-
45 mit a retired judge to sit temporarily, whereas
46 the change attempts to make clear that the
47 chief judge would need only the approval of 3
48 other judges which, along with himself, would
49 make up the approval of a majority.

50

1 In section 5.25, the adjective "political"
2 was placed before the word "organization" since
3 it appeared clear that it was not the intent to
4 prohibit a judge from holding office in any
5 organization, such as a church, a fraternal
6 order, a professional society, or a country
7 club. The prohibition against receiving "re-
8 muneration for his judicial service except as
9 provided herein" is considered unnecessary
10 since it is clearly stated in the first sen-
11 tence of section 5.24.

12
13 The prohibition of compensation for members
14 of the Commission on Judicial Disabilities was
15 taken from section 5.28 and is now located in
16 section 5.26.

17
18 The original section 5.25 dealing with the
19 removal of judges has been renumbered and re-
20 arranged (a) to separate removal because of dis-
21 ability from removal because of misconduct or
22 failure to perform his tasks, and (b) to de-
23 scribe the process in chronological order.
24 The last sentence in section 5.27 comes from
25 the language of an amendment to section 5.28.
26 The last two sentences in section 5.29 come
27 from what is now section 5.30.

28
29 Language in section 5.31 has been changed
30 to read "assign administrative duties to other
31 judges" to avoid the constitutional establish-
32 ment of the office of administrative judge.

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Constitutional Convention

COMMITTEE RECOMMENDATION NO. JB-1

PRESENTED BY THE COMMITTEE ON
on November 6 , 1967

Approved by the Committee of the Whole with
amendments on November 22 , 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on , 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

1 JUDICIAL BRANCH

2

3 ARTICLE 5. JUDICIAL BRANCH

4

5 Section 5.01. Judicial Power.

6

7 The judicial power of the State ~~is~~ *shall be*
8 vested exclusively in a unified judicial system
9 composed of the Court of Appeals, the Intermediate
10 Appellate Court, the Superior Court, and the
11 District Court.

12

13 THE COURT OF APPEALS

14

15 Section 5.02. Jurisdiction of Court of Appeals.

16

17 The Court of Appeals shall be the highest court
18 of the State and shall have the appellate jurisdic-
19 tion ~~prescribed~~ *provided* by law and the original
20 jurisdiction prescribed by this Constitution.

21

22 Section 5.3~~1~~03. Rule-Making Power.

23

24 ~~Except-as-to-matters-specifically-provided-by~~

1 ~~this-Constitution-to-be-prescribed-by-rule,~~
2 ~~t~~The Court of Appeals by-rule-and-the-General
3 Assembly-by-law shall have concurrent power
4 to prescribe regulations *rules* governing
5 practice and procedure in all courts; govern-
6 ing the admission of persons to practice law in
7 this State and ~~the their~~ discipline ~~of-persons~~
8 ~~so-admitted~~; and governing *the* administration of
9 the courts, officers of the judicial branch,
10 and, *officers of the executive branch* to the
11 extent that their duties directly relate to
12 the enforcement of judicial orders, ~~officers~~
13 ~~of-the-executive-branch~~. *The General Assembly*
14 *shall have concurrent power to provide by law*
15 *for matters subject to rule, except when these*
16 *matters are specifically required by this Consti-*
17 *tution to be prescribed by rule. As used in*
18 *this Article, rule shall mean a rule prescribed*
19 *by the Court of Appeals. In the event a-rule*
20 ~~and-a-law-prescribing-a-regulation-of-any-of~~
21 ~~the-three-foregoing-classes of a conflict,~~
22 *between a rule and a law, the later in time*
23 *shall supersede-the-prior prevail* to the extent
24 of the conflict. ~~"Rule"-as-used-in-this-Article~~
25 ~~means-a-rule-adopted-by-the-Court-of-Appeals.~~

26
27 Section 5.034. Composition of Court of Appeals.

28
29 The Court of Appeals shall ~~be-composed~~ *consist*
30 of seven judges, one of whom shall serve as chief
31 judge. Five judges shall constitute a quorum, and
32 the concurrence of four shall be necessary ~~for~~
33 ~~the-decision-of~~ *to decide* a case.

34
35 Section 5.045. Chief Judge of the Court of Appeals.

36
37 The Governor shall fill a vacancy in the office
38 of chief judge of the Court of Appeals by designat-
39 ing one of the judges of the Court of Appeals to be
40 chief judge for the remainder of his service on the
41 ~~c~~Court, or until he resigns the office of chief
42 judge. The associate judge senior in service on
43 the Court of Appeals shall have the powers and
44 duties of the office when the chief judge is absent,
45 or when the Court of Appeals determines that he
46 is unable to serve, or when the office is vacant.

1 THE INTERMEDIATE APPELLATE COURT

2
3 Section 5.056. Jurisdiction of Intermediate
4 Appellate Court.
5

6 The Intermediate Appellate Court shall have the
7 jurisdiction ~~prescribed~~ *provided* by law.
8

9 Section 5.067. Composition of Intermediate
10 Appellate Court.
11

12 The Intermediate Appellate Court shall be
13 ~~composed consist~~ of ~~no-fewer-than~~ five judges,
14 ~~as-prescribed~~ *unless the number is increased* by
15 law. The Intermediate Appellate Court may sit
16 in divisions~~7~~. ~~except-that-no-fewer-than~~ *At least*
17 three judges shall sit in each case.
18

19 THE SUPERIOR COURT

20
21 Section 5.078. Jurisdiction of Superior Court.
22

23 The Superior Court shall have original juris-
24 diction in all judicial proceedings, except as
25 otherwise prescribed by this Constitution or by
26 law~~7~~. ~~and The Superior Court~~ shall have such
27 other jurisdiction as ~~is-prescribed~~ *provided* by
28 law. Jurisdiction of the Superior Court shall be
29 uniform throughout the State.
30

31 Section 5.089. Composition of the Superior Court.
32

33 The Superior Court shall ~~be-composed~~ *consist* of
34 the number of judges ~~prescribed~~ *provided* by law.
35 ~~and-t~~The number shall be allocated among the count-
36 ies by law. ~~There-shall-be-a~~At least one Superior
37 Court judge ~~resident-~~ *shall reside* in each county.
38 Functional divisions of the Superior Court may be
39 established in any county ~~as-prescribed-by-law~~
40 ~~or-rule~~.
41

42 THE DISTRICT COURT

43
44 Section 5.0910. Jurisdiction of District Court.
45

46 The District Court shall have the original
47 jurisdiction ~~prescribed~~ *provided* by law. Juris-
48 diction of the District Court shall be uniform
49 throughout the State.
50

1 Section 5.1011. Composition of District Court.

2
3 The District Court shall ~~be-composed~~ *consist*
4 of the number of judges ~~prescribed~~ *provided* by law.
5 The State shall be divided by law into districts.
6 Each district shall ~~be-composed~~ *consist* of one
7 *county or two* or more entire and adjoining counties.
8 The number of judges shall be allocated among the
9 districts by law~~7. . and-there-shall-be-a~~At least
10 one District Court judge ~~resident~~ *shall reside* in
11 each county. Functional divisions of the District
12 Court may be established in any district ~~as-pre-~~
13 ~~scribed-by-law-or-rule.~~

14
15 Section 5.1112. Commissioners.

16
17 There may be *District Court* commissioners ~~of~~
18 ~~the-District-Court~~ in the number and with the
19 qualifications prescribed by rule. Commissioners
20 in a district shall be appointed by and serve at
21 the pleasure of that judge of the District Court
22 who shall be designated by rule to appoint com-
23 missioners therein. Commissioners may exercise
24 powers only with respect to warrants of arrest,
25 *or bail or collateral* or other terms of pre-trial
26 release *pending hearing*, or incarceration pending
27 hearing, and then only as prescribed by rule.

28
29 SELECTION AND TENURE OF JUDGES

30
31 Section 5.1213. Judicial Circuits.

32
33 The State shall be divided by law into circuits
34 of the Court of Appeals and into circuits of the
35 Intermediate Appellate Court.

36
37 Section 5.1314. Eligibility for Nomination and
38 Appointment as Judge.

39
40 ~~To-be-eligible-for-nomination-and-appointment-as~~
41 ~~a A judge, a-person~~ shall have been a citizen of
42 the State and ~~a-member-of-the-Bar-of~~ *shall have*
43 *been authorized to practice law in the State for*
44 *at least five years immediately prior-to preceding*
45 *his nomination. To-be-eligible-for-nomination-and*
46 ~~appointment-as-a A nominee~~ *for judge of the Court*
47 *of Appeals or of the Intermediate Appellate Court,*
48 ~~a-person~~ shall be a resident of the circuit where
49 ~~the-Court-of-Appeals-or-the-Intermediate-Appellate~~
50 ~~Court~~ *that court vacancy exists. To-be-eligible*

1 ~~for nomination and appointment as a~~ A nominee
2 ~~for~~ judge of the Superior Court, ~~a person~~
3 shall be a resident of the county where the
4 ~~Superior Court~~ vacancy exists. ~~To be eligible~~
5 ~~for nomination and appointment as a~~ A nominee
6 ~~for~~ judge of the District Court, ~~a person~~
7 shall be a resident of the district where the
8 ~~District Court~~ vacancy exists.

9
10 Section 5.145. Nomination and Appointment.

11
12 ~~The governor shall fill a vacancy in the~~
13 ~~office of judge by appointing one person from~~
14 ~~a list of no fewer than three nor more than~~
15 ~~five eligible persons nominated by a~~ A judicial
16 nominating commission shall nominate from three
17 to five eligible persons for each judicial
18 vacancy. Nominations to fill a vacancy shall
19 be made not more than thirty days prior to nor
20 more than sixty days after the ~~occurrence of~~
21 ~~the~~ vacancy occurs. The Governor shall fill
22 a vacancy by appointing one person from the list
23 of nominees. If the ~~g~~Governor fails to appoint
24 one of the nominees within sixty days after re-
25 ceiving the list, his power to make the appoint-
26 ment shall end and the chief judge of the Court
27 of Appeals shall appoint one of the nominees.

28
29 Section 5.156. Appellate Courts Nominating
30 Commission.

31
32 The Appellate Courts Nominating Commission shall
33 ~~make~~ Nominations to fill a vacancy on the Court
34 of Appeals or on the Intermediate Appellate Court
35 ~~shall be made by the Appellate Courts Nominating~~
36 ~~Commission.~~ The Commission shall be composed
37 consist of six lay persons members and six
38 lawyers members. The term of each member shall
39 be four years. No member shall receive compensa-
40 tion for his service.

41
42 Section 5.167. Trial Courts Nominating Commissions.

43
44 A trial courts nominating commission shall make
45 Nominations to fill a vacancy on the Superior
46 Court and or on the District Court ~~shall be made~~
47 ~~by a trial courts nominating commission.~~ The number
48 and composition of the commissions and the terms
49 of their members shall be ~~prescribed~~ provided by law.
50 ~~except that~~ Each commission shall have no fewer than

1 at least six members and shall be composed
2 consist of an equal number of lay and lawyer
3 members as provided by law. No member
4 shall receive compensation for his service.
5 Each commission shall make nominations to
6 fill vacancies on the Superior Court in one
7 or more counties, or on the District Court
8 in one or more districts, or both, as pre-
9 scribed provided by law.

10
11 Section 5.178. Lawyer Members of Nominating
12 Commissions.

13
14 Lawyers throughout the State shall elect
15 by secret ballot the lawyer members of the
16 Appellate Courts Nominating Commission shall
17 be-elected-by-secret-ballot-by-lawyers-through-
18 out-the-State. Lawyers of the area for which
19 each trial courts nominating commission is
20 established shall elect by secret ballot the
21 lawyer members of each such trial-courts
22 nominating commission shall-be-elected-by-secret
23 ballot-by-the-lawyers-of-the-area-for-which
24 such-commission-is-established. Election
25 procedure and eligibility of lawyer members
26 of nominating commissions and of their electors
27 shall be prescribed provided by law.

28
29 Section 5.189. Lay Members of Nominating
30 Commissions.

31
32 The Governor shall appoint the lay members of
33 the Appellate Courts Nominating Commission shall
34 be-appointed-by-the-governor from among the
35 qualified voters of the State. The Governor
36 shall appoint the lay members of each trial
37 courts nominating commission shall-be-appointed
38 by-the-governor from among the qualified voters
39 of the area for which such that commission is
40 established.

41
42 Section 5.20. Rules-Governing Restrictions on
43 Members of Nominating Commissions.

44
45 Each-nominating-commission-shall-act-only-upon
46 the-concurrence-of-a-majority-of-its-members.--Each
47 commission-shall-elect-one-of-its-members-as
48 chairman. During his service on a commission, Aa
49 member of-a-commission-may shall not hold any
50 public office of profit or office in a political

1 party ~~while-a-member-of-a-commission~~. A member
2 shall not be eligible to hold a judicial office
3 for two years immediately following his service
4 on ~~the~~ a commission and he shall not be eligible
5 to hold any other public office of profit for one
6 year immediately following his service. ~~A-member~~
7 ~~of-a-commission shall-reeive-no-compensation-for~~
8 ~~his-services~~.

9
10 Section 5.21. Procedures of Nominating Commissions.

11
12 Each nominating commission shall act only upon
13 the concurrence of a majority of its members.
14 Each commission shall elect one of its members
15 as chairman.

16
17 Section 5.212. Judicial Term of Office of Judge.

18
19 The continuance in office of each judge shall
20 be subject to approval or rejection ~~by-the-electorate~~
21 at the next general election following the expiration
22 of two years from the date of his appointment and
23 ~~at the general election every 8 eight years there-~~
24 ~~after so-long-as-he-retains-his-office~~. The con-
25 tinuance in office of each judge of the Court of
26 Appeals and of the Intermediate Appellate Court
27 shall be subject to approval or rejection by the
28 ~~electorate voters~~ of the entire State. The con-
29 tinuance in office of each judge of the Superior
30 Court and of the District Court shall be subject
31 to approval or rejection by the ~~electorate voters~~
32 of the county or the district, ~~respectively,~~ for
33 in which the office then exists. The Court of
34 Appeals shall prescribe ~~the~~ by rule for ~~the-taking~~
35 ~~of~~ a poll by secret ballot of the lawyers of the
36 area in which ~~the~~ a judge ~~is-required-to~~ stands for
37 election ~~as-to-whether-he-should-be-continued~~ regard-
38 ~~ing the desirability of his continuance in office for~~
39 ~~a-full-or-additional-term~~. The Court of Appeals shall
40 prescribe by rule and for publication of the results
41 of the poll thereof. ~~In-the-event~~ If the electorate
42 voters rejects the continuance in office of a judge
43 the office shall be vacant.

44
45 Section 5.223. Judicial Retirement of Judge.

46
47 Each judge shall retire at the age of seventy. If
48 a majority of the members of the Court of Appeals,
49 approve, ~~the~~ the chief judge ~~of-the-Court-of-Appeals~~
50 ~~with-the-approval-of-a-majority-of-the-members-of~~

1 ~~that court,~~ may authorize a retired judge
2 ~~temporarily~~ to perform *temporarily* judicial
3 duties in any court.

4
5 Section 5.234. Judicial Compensation of Judge.

6
7 Each judge shall be compensated *solely by the*
8 *State* for his judicial service ~~solely by the~~
9 ~~State.~~ The compensation of a judge shall not
10 be reduced during his continuance in office. A
11 ~~pension payable to a retired judge or his surviv-~~
12 ~~ing spouse in effect during his continuance in~~
13 ~~office shall not be reduced.~~ All judges of the
14 same court shall be paid the same compensation,
15 including any pension based upon length of
16 service, except that a uniform reduction in
17 compensation may be made applicable to all judges
18 of the same court appointed after the effective
19 date of the reduction. A *pension payable to a*
20 *retired judge or to his surviving spouse, pursuant*
21 *to provisions in effect during his continuance in*
22 *office, shall not be reduced.*

23
24 Section 5.245. Restriction of Non-Judicial
25 Activities.

26
27 No judge shall ~~engage in the~~ practice of law,
28 or ~~run for~~ seek elective office other than the
29 judicial office he then holds, or ~~make any con-~~
30 ~~tribution~~ contribute to or hold any office in
31 a political party or *political* organization, or
32 ~~take part~~ participate in any a partisan political
33 campaign, ~~or receive any remuneration for his~~
34 ~~judicial service except as provided herein.~~ No
35 retired judge while ~~engaging in the~~ practicing
36 of law or ~~running for~~ seeking elective office or
37 holding any public office of profit shall be paid
38 any pension for his judicial service.

39
40 REMOVAL OF JUDGES

41
42 Section 5.26. Commission on Judicial Disabilities.

43
44 The Commission on Judicial Disabilities shall
45 consist of one judge of the Intermediate Appellate
46 Court, one judge of the Superior Court, one judge
47 of the District Court, one lay ~~person~~ member and
48 one lawyer member. *The Court of Appeals shall*
49 *appoint the judicial members shall be appointed*
50 *by the Court of Appeals. The lay member and the*

1 ~~lawyer-member-shall-be-appointed-by-~~The Governor
2 shall appoint the lay and lawyer members from
3 among the qualified voters of the State. The term
4 of each member shall be four years. No member
5 shall receive compensation for his service.

6
7 Section 5.27. Powers of Commission on Judicial
8 Disabilities.

9
10 The Commission on Judicial Disabilities shall
11 have power to investigate complaints against any
12 judge, to conduct hearings concerning the removal
13 or retirement of a judge, to administer oaths and
14 affirmations, to issue process to compel the
15 attendance of witnesses and the production of
16 evidence, and to require persons to testify and
17 produce evidence by granting them immunity from
18 prosecution or from any penalty or forfeiture.
19 The Commission shall have the power to recommend
20 to the Court of Appeals the removal or retirement
21 of a judge. All proceedings, testimony, and
22 evidence before the Commission shall be confidential
23 and privileged, except that the record of any proceed-
24 ing filed with the Court of Appeals shall lose its
25 confidential character. The Court of Appeals shall
26 prescribe by rule the means to implement and enforce
27 the powers of the Commission.

28
29 Section 5.28. Rules-Governing Procedures of
30 Commission on Judicial Disabilities.

31
32 The Commission on Judicial Disabilities shall act
33 only upon the concurrence of a majority of its
34 members. The Commission shall elect one of its
35 members as chairman. ~~A-member-of-the-Commission~~
36 ~~shall-receive-no-compensation-for-his-service.~~
37 Practice and procedure before the Commission, ~~and the~~
38 ~~means-of-implementing-the-powers-granted-by-Section~~
39 ~~5-27,~~ shall be prescribed by rule.

40
41 Section 5.25 29. Removal or Retirement of Judge
42 by Court of Appeals.

43
44 ~~The-Court-of-Appeals-shall-have-power-to-remove~~
45 ~~any-judge-from-office-or-to-censure-any-judge-u~~Upon
46 recommendation of the Commission on Judicial Dis-
47 abilities that ~~the~~ a judge be removed from office,
48 the Court of Appeals, after a hearing and upon a
49 finding, ~~after-hearing,~~ of misconduct while in
50 office, or of persistent failure to perform the
51 duties of his office, or of conduct prejudicial

1 to the proper administration of justice, may re-
2 move the judge from office or may censure him.
3 A judge removed under this Section, and his sur-
4 viving spouse, shall have the rights and privileges
5 accruing from his judicial service only to the
6 extent prescribed by the order of removal. No
7 judge shall sit in judgment in any hearing in-
8 volving his own removal.

9
10 Section 5.30. Retirement by Court of Appeals.

11
12 ~~The Court of Appeals shall have power to retire~~
13 ~~any judge from office-~~ Upon recommendation of the
14 Commission on Judicial Disabilities that the a
15 judge be retired from office, the Court of Appeals,
16 after a hearing and upon a finding, -after hearing,
17 of disability which is or is likely to become
18 permanent and which seriously interfering interferes
19 with the performance of his duties, which is, -or
20 is likely to become, -of a permanent character may
21 retire the judge from office. A judge shall not
22 sit in any hearing involving his own removal or
23 retirement. --A judge removed under this section,
24 and his surviving spouse, shall have the rights
25 and privileges accruing from his judicial service
26 only to the extent prescribed by the order of re-
27 moval. A judge retired under this sSection shall
28 have the rights and privileges prescribed provided
29 by law for other retired judges. No judge shall
30 sit in judgment in any hearing involving his own
31 retirement.

32
33 ADMINISTRATION

34
35 Section 5.2931. Administration of Judicial System.

36
37 The chief judge of the Court of Appeals shall be
38 the administrative head of the judicial system. He
39 shall designate, to serve at his pleasure, one
40 Intermediate Appellate Court judge, one Superior
41 Court judge, and one District Court judge as the
42 chief judge of each court. Each shall serve as
43 chief judge at the pleasure of the chief judge of
44 the Court of Appeals, -and Each shall perform such
45 those duties in the administration of the judicial
46 system as that the chief judge of the Court of
47 Appeals shall assign to him. The chief judge of
48 the Court of Appeals may designate assign ad-
49 ministrative duties to other judges in the manner
50 prescribed by rule. Administrative judges

1 ~~shall-perform-the-duties-prescribed-by-rule-~~
2 Any judge may be assigned to sit temporarily in
3 any court as prescribed by rule.
4

5 Section 5.3032. Clerks of Court.
6

7 The chief judges *judge* of the-Court-of-Appeals
8 and-of-the-Intermediate-Appellate,-Superior-and
9 Districts-Courts *each court* shall each appoint,
10 *to serve at his pleasure*, a chief clerk of his
11 *that court who shall serve at the pleasure of the*
12 *appointing-judge.* There shall be *in each county*
13 a clerk of the Superior Court and-of-the-District
14 Court-in-each-county.--The-clerk-of-the-Superior
15 Court-in-each-county *who* shall be selected as
16 *prescribed provided by law.* There shall be *in*
17 *each county a clerk of the District Court whose*
18 The appointment and ~~terms~~ *term* of-clerks-of-the
19 District Court shall be governed *prescribed by*
20 rule.
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1 JUDICIAL BRANCH

2
3 ARTICLE 5. JUDICIAL BRANCH

4
5 Section 5.01. Judicial Power.

6
7 The judicial power of the State shall be
8 vested exclusively in a unified judicial sys-
9 tem composed of the Court of Appeals, the In-
10 termediate Appellate Court, the Superior Court,
11 and the District Court.

12
13 COURT OF APPEALS

14
15 Section 5.02. Jurisdiction of Court
16 of Appeals.

17
18 The Court of Appeals shall be the highest
19 court of the State and shall have the appel-
20 late jurisdiction ~~provided~~ *prescribed* by law
21 and the original jurisdiction prescribed by
22 this Constitution.

23
24 Section 5.03. Rule-Making Power.

25
26 The Court of Appeals shall have power to pre-
27 scribe rules governing practice and procedure in
28 all courts; governing the admission of persons
29 to practice law in this State and their disci-
30 pline; and governing the administration of the
31 courts, officers of the judicial branch, and of-
32 ficers of the executive branch to the extent that
33 their duties directly relate to the enforcement
34 of judicial orders. The General Assembly shall
35 have concurrent power to ~~provide~~ *prescribe* by law
36 for matters subject to rule, except when these
37 matters are specifically required by this Consti-
38 tution to be prescribed by rule. As used in this
39 Article, rule shall mean a rule prescribed by the
40 Court of Appeals. In the event of a conflict be-
41 tween a rule and a law, the later in time shall
42 prevail to the extent of the conflict.

43
44 Section 5.04. Composition of Court
45 of Appeals.

46
47 The Court of Appeals shall consist of seven
48 judges, one of whom shall serve as chief judge.
49 Five judges shall constitute a quorum, and the
50 concurrence of four shall be necessary to decide
51 a case.

1 Section 5.05. Chief Judge of Court
2 of Appeals.
3

4 The Governor shall fill a vacancy in the
5 office of chief judge of the Court of Appeals
6 by designating one of the judges of the Court
7 of Appeals to be chief judge for the remainder
8 of his service on the Court, or until he re-
9 signs the office of chief judge. The associate
10 judge senior in service on the Court of Appeals
11 shall have the powers and duties of the office
12 when the chief judge is absent, or when the
13 Court of Appeals determines that he is unable
14 to serve, or when the office is vacant.
15

16 INTERMEDIATE APPELLATE COURT
17

18 Section 5.06. Jurisdiction of Intermediate
19 Appellate Court.
20

21 The Intermediate Appellate Court shall have
22 the jurisdiction *provided prescribed* by law.
23

24 Section 5.07. Composition of Intermediate
25 Appellate Court.
26

27 The Intermediate Appellate Court shall consist
28 of five judges, unless the number is increased by
29 law. The Intermediate Appellate Court may sit in
30 divisions. At least three judges shall sit in
31 each case.
32

33 SUPERIOR COURT
34

35 Section 5.08. Jurisdiction of Superior
36 Court.
37

38 The Superior Court shall have original juris-
39 diction in all judicial proceedings, except as
40 otherwise prescribed by this Constitution or by
41 law. The Superior Court shall have such other
42 jurisdiction as *provided prescribed* by law.
43 Jurisdiction of the Superior Court shall be uni-
44 form throughout the State.
45

46 Section 5.09. Composition of Superior Court.
47

48 The Superior Court shall consist of the number
49 of judges *provided prescribed* by law. The number
50 shall be allocated among the counties by law. At

1 least one Superior Court judge shall reside in
2 each county. Functional divisions of the Superior
3 Court may be established in any county.

4 5 DISTRICT COURT

6 7 Section 5.10. Jurisdiction of District Court.

8
9 The District Court shall have the original
10 jurisdiction ~~provided~~ *prescribed* by law. Juris-
11 diction of the District Court shall be uniform
12 throughout the State.

13 14 Section 5.11. Composition of District Court.

15
16 The District Court shall consist of the number
17 of judges ~~provided~~ *prescribed* by law. The State
18 shall be divided by law into districts. Each dis-
19 trict shall consist of one county or two or more
20 entire and adjoining counties. The number of
21 judges shall be allocated among the districts by
22 law. At least one District Court judge shall re-
23 side in each county. Functional divisions of the
24 District Court may be established in any district.

25 26 Section 5.12. Commissioners.

27
28 There may be District Court commissioners in
29 the number and with the qualifications prescribed
30 by rule. Commissioners in a district shall be
31 appointed by and serve at the pleasure of that
32 judge of the District Court who shall be designated
33 by rule to appoint commissioners therein. Commis-
34 sioners may exercise powers only with respect to
35 warrants of arrest, or bail or collateral or other
36 terms of pre-trial release pending hearing, or
37 incarceration pending hearing, and then only as
38 prescribed by rule.

39 40 SELECTION AND TENURE OF JUDGES

41 42 Section 5.13. Judicial Circuits.

43
44 The State shall be divided by law into cir-
45 cuits of the Court of Appeals and into circuits
46 of the Intermediate Appellate Court.

1 Section 5.14. Eligibility for Nomination and
2 Appointment as Judge.
3

4 A judge shall have been a citizen of the State
5 and shall have been authorized to practice law in
6 the State for at least five years immediately pre-
7 ceding his nomination. A nominee for judge of
8 the Court of Appeals or of the Intermediate Appel-
9 late Court shall be a resident of the circuit
10 where that court vacancy exists. A nominee for
11 judge of the Superior Court shall be a resident of
12 the county where the vacancy exists. A nominee
13 for judge of the District Court shall be a resi-
14 dent of the district where the vacancy exists.
15

16 Section 5.15. Nomination and Appointment.
17

18 A judicial nominating commission shall nomi-
19 nate from three to five eligible persons for each
20 judicial vacancy. Nominations to fill a vacancy
21 shall be made not more than thirty days prior to
22 nor more than sixty days after the vacancy occurs.
23 The Governor shall fill a vacancy by appointing
24 one person from the list of nominees. If the
25 Governor fails to appoint one of the nominees
26 within sixty days after receiving the list, his
27 power to make the appointment shall end and the
28 chief judge of the Court of Appeals shall ap-
29 point one of the nominees.
30

31 Section 5.16. Appellate Courts Nominating
32 Commission.
33

34 The Appellate Courts Nominating Commission
35 shall make nominations to fill a vacancy on the
36 Court of Appeals or on the Intermediate Appel-
37 late Court. The Commission shall consist of six
38 lay members and six lawyer members. The term
39 of each member shall be four years-, *but the Gen-*
40 *eral Assembly shall prescribe by law shorter terms*
41 *for four of the lay and four of the lawyer members*
42 *first appointed or elected, in order to establish*
43 *overlapping terms of office. A vacancy on the*
44 *Commission shall be filled for the remainder of*
45 *the term. No member shall receive compensation*
46 *for his service.*
47
48
49
50

1 Section 5.17. Trial Courts Nominating
2 Commissions.
3

4 A trial courts nominating commission shall
5 make nominations to fill a vacancy on the
6 Superior Court or on the District Court. The
7 number of commissions and the terms of their
8 members shall be *provided prescribed* by law.
9 Each commission shall have at least six mem-
10 bers and shall consist of an equal number of
11 lay and lawyer members as *provided prescribed*
12 by law. No member shall receive compensation
13 for his service. Each commission shall make
14 nominations to fill vacancies on the Superior
15 Court in one or more counties, or on the Dis-
16 trict Court in one or more districts, or both,
17 as *provided prescribed* by law.
18

19 Section 5.18. Lawyer Members of Nominating
20 Commissions.
21

22 Lawyers throughout the State shall elect
23 by secret ballot the lawyer members of the
24 Appellate Courts Nominating Commission. Law-
25 yers of the area for which each trial courts
26 nominating commission is established shall
27 elect by secret ballot the lawyer members of
28 each such commission. Election procedure and
29 eligibility of lawyer members of nominating
30 commissions and of their electors shall be
31 *provided prescribed* by law.
32

33 Section 5.19. Lay Members of Nominating
34 Commissions.
35

36 The Governor shall appoint the lay members
37 of the Appellate Courts Nominating Commission
38 from among the qualified voters of the State.
39 The Governor shall appoint the lay members of
40 each trial courts nominating commission from
41 among the qualified voters of the area for
42 which that commission is established.
43

44 Section 5.20. Restrictions on Members of
45 Nominating Commissions.
46

47 During his service on a commission, a mem-
48 ber shall not hold any public office of profit
49 or office in a political party. A member shall
50 not be eligible to hold a judicial office for

1 two years immediately following his service
2 on a commission and he shall not be eligible
3 to hold any other public office of profit for
4 one year immediately following his service.
5

6 Section 5.21. Procedures of Nominating
7 Commissions.
8

9 Each nominating commission shall act only
10 upon the concurrence of a majority of its mem-
11 bers. Each commission shall elect one of its
12 members as chairman.
13

14 Section 5.22. Judicial Term of Office.
15

16 The continuance in office of each judge
17 shall be subject to approval or rejection at
18 the next general election following the expira-
19 tion of two years from the date of ~~his appoint-~~
20 ~~ment~~ *the occurrence of the vacancy to which he*
21 *was appointed* and at the general election every
22 eight years thereafter. The continuance in of-
23 fice of each judge of the Court of Appeals and
24 of the Intermediate Appellate Court shall be
25 subject to approval or rejection by the voters
26 of the entire State. The continuance in office
27 of each judge of the Superior Court and of the
28 District Court shall be subject to approval or
29 rejection by the voters of the county or the
30 district in which the office then exists. The
31 Court of Appeals shall prescribe by rule for a
32 poll by secret ballot of the lawyers of the area
33 in which a judge stands for election regarding
34 the desirability of his continuance in office.
35 The Court of Appeals shall prescribe by rule
36 for publication of the results of the poll. If
37 the voters reject the continuance in office of
38 a judge the office shall be vacant.
39

40 Section 5.23. Judicial Retirement.
41

42 Each judge shall retire at the age of seventy.
43 If a majority of the members of the Court of Ap-
44 peals approve, the chief judge may authorize a
45 retired judge to perform temporarily judicial
46 duties in any court.
47
48
49
50

1 Section 5.24. Judicial Compensation.

2
3 Each judge shall be compensated solely by the
4 State for his judicial service. The compensa-
5 tion of a judge shall not be reduced during his
6 continuance in office. Judges of the same court
7 shall be paid the same compensation, including
8 any pension based upon length of service, except
9 that a uniform reduction in compensation may be
10 made applicable to all judges of the same court
11 appointed after the effective date of the reduc-
12 tion. A pension payable to a retired judge or to
13 his surviving spouse, *or to the surviving spouse*
14 *of a deceased judge*, pursuant to provisions in
15 effect during his continuance in office, shall
16 not be reduced.

17
18 Section 5.25. Restriction of Non-Judicial
19 Activities.

20
21 No judge shall practice law, or seek *public*
22 *elective* office other than the judicial office
23 he then holds, or contribute to or hold office
24 in a political party or political organization,
25 or participate in a partisan political campaign,
26 *or serve as officer, director or employee of*
27 *any non-charitable enterprise.* No retired
28 judge while practicing law or holding any pub-
29 lic office of profit shall be paid any pension
30 for his judicial service.

31
32 REMOVAL OF JUDGES

33
34 Section 5.26. Commission on Judicial
35 Disabilities.

36
37 The Commission on Judicial Disabilities shall
38 consist of one judge of the Intermediate Appel-
39 late Court, one judge of the Superior Court, one
40 judge of the District Court, one lay member and
41 one lawyer member. The Court of Appeals shall
42 appoint the judicial members. The Governor shall
43 appoint the lay and lawyer members from among the
44 qualified voters of the State. The term of each
45 member shall be four years-, *but the General*
46 *Assembly shall prescribe by law shorter terms for*
47 *the three judicial members and one of the other*
48 *members first appointed, in order to establish*
49 *overlapping terms of office. A vacancy on the*
50

1 Commission shall be filled for the remainder
2 of the term. No member shall receive compensa-
3 tion for his service.
4

5 Section 5.27. Powers of Commission on
6 Judicial Disabilities.
7

8 The Commission on Judicial Disabilities shall
9 have power to investigate complaints against any
10 judge, to conduct hearings concerning the removal
11 or retirement of a judge, to administer oaths and
12 affirmations, to issue process to compel the at-
13 tendance of witnesses and the production of evi-
14 dence, and to require persons to testify and pro-
15 duce evidence by granting them immunity from pro-
16 secution or from penalty or forfeiture. The Com-
17 mission shall have the power to recommend to the
18 Court of Appeals the removal or retirement of a
19 judge. All proceedings, testimony, and evidence
20 before the Commission shall be confidential and
21 privileged, except that the record of any pro-
22 ceeding filed with the Court of Appeals shall
23 lose its confidential character. The Court of
24 Appeals shall prescribe by rule the means to imple-
25 ment and enforce the powers of the Commission.
26

27 Section 5.28. Procedures of Commission on
28 Judicial Disabilities.
29

30 The Commission on Judicial Disabilities shall
31 act only upon the concurrence of a majority of
32 its members. The Commission shall elect one of
33 its members as chairman. Practice and procedure
34 before the Commission shall be prescribed by rule.
35

36 Section 5.29. Removal by Court of Appeals.
37

38 Upon recommendation of the Commission on
39 Judicial Disabilities that a judge be removed from
40 office, the Court of Appeals, after a hearing and
41 upon a finding of misconduct while in office, or
42 of persistent failure to perform the duties of his
43 office, or of conduct prejudicial to the proper
44 administration of justice, may remove the judge
45 from office or may censure him. A judge removed
46 under this Section, and his surviving spouse, shall
47 have the rights and privileges accruing from his
48 judicial service only to the extent prescribed by
49 the order of removal. No judge shall sit in judg-
50 ment in any hearing involving his own removal.

1 Section 5.30. Retirement by Court of Appeals.

2
3 Upon recommendation of the Commission on
4 Judicial Disabilities that a judge be retired
5 from office, the Court of Appeals, after hear-
6 ing and upon a finding of disability which is
7 or is likely to become permanent and which
8 seriously interferes with the performance of
9 his duties, may retire the judge from office.
10 A judge retired under this Section shall have
11 the rights and privileges *provided prescribed*
12 by law for other retired judges. No judge shall
13 sit in judgment in any hearing involving his own
14 retirement.

15
16 ADMINISTRATION

17
18 Section 5.31. Administration of Judicial
19 System.

20
21 The chief judge of the Court of Appeals
22 shall be the administrative head of the judi-
23 cial system. He shall designate, to serve at
24 his pleasure, one Intermediate Appellate Court
25 judge, one Superior Court judge, and one Dis-
26 trict Court judge as the chief judge of each
27 court. Each shall perform those duties in the
28 administration of the judicial system that the
29 chief judge of the Court of Appeals shall as-
30 sign to him. The chief judge of the Court of
31 Appeals may assign administrative duties to
32 other judges in the manner prescribed by rule.
33 Any judge may be assigned to sit temporarily in
34 any court as prescribed by rule.

35
36 Section 5.32. Clerks of Court.

37
38 The chief judge of each court shall appoint,
39 to serve at his pleasure, a chief clerk of that
40 court. There shall be in each county a clerk
41 of the Superior Court who shall be selected as
42 *provided prescribed* by law. There shall be in
43 each county a clerk of the District Court whose
44 appointment and term shall be prescribed by rule.

1 COST OF JUDICIAL BRANCH

2
3 Section 5.33. Cost of Judicial Branch.

4
5 The cost of the operation and administra-
6 tion of the judicial branch shall be borne
7 exclusively by the State, and all revenues
8 derived from the operation and administration
9 of the judicial branch shall inure to the
10 State.

1 FINANCE

2
3 ARTICLE 6. FINANCES

4
5 TAXATION

6
7 Section 6.01. Power to Tax.

8
9 Taxes shall be imposed only for public
10 purposes and by the elected representatives
11 of the people exercising legislative powers.

12
13 Section 6.02. Local Taxing Power.

14
15 All units of local governments shall
16 retain, unless withdrawn by the General
17 Assembly by law, those taxing powers that
18 they have at the time of the adoption of
19 this Constitution. Taxing powers may be
20 granted or withdrawn by the General Assembly
21 by law applicable to all municipal corpora-
22 tions or by law applicable to one or more
23 of the other popularly elected representative
24 local governments.

25
26 Section 6.03. Assessments.

27
28 Assessments with respect to any tax shall
29 be made pursuant to uniform rules and pur-
30 suant to classifications of property, tax-
31 payers, and events prescribed by law, which
32 classes shall include agricultural property
33 as defined by the General Assembly by law.

34
35 Section 6.04. Equalization.

36
37 The State shall prescribe and administer
38 uniform rules and methods for determining
39 property tax assessments. State funds
40 distributed to units of local government on
41 the basis of assessments of property shall
42 be determined by assessments equalized among
43 those units, as prescribed by the General
44 Assembly by law.

45
46 Section 6.05. Exemptions.

47
48 Exemptions with respect to any tax imposed
49 by the State shall be made pursuant to uniform
50 rules within classes of property, taxpayers,
51 or events.

1 STATE DEBT AND GIFTS

2
3 Section 6.06. State Indebtedness.

4
5 The State shall have the power to incur
6 indebtedness for any public purpose in such
7 manner and upon such terms and conditions as
8 the General Assembly may prescribe by law.
9 Unless the law authorizing the creation of
10 an obligation includes an irrevocable pledge
11 of the full faith and credit of the State,
12 the obligation shall not be considered an
13 indebtedness of the State and the terms of
14 this Section shall not apply. If the law
15 includes such a pledge the obligation shall
16 be secured by the unlimited taxing power of
17 the State and shall be subject to the terms
18 of this Section. If at any time the General
19 Assembly shall have failed to appropriate
20 and to make available sufficient funds to
21 provide for the timely payment of the interest
22 and principal then due upon all state indebted-
23 ness, it shall be the duty of the Comptroller
24 to pay, or to make available for payment, to
25 the holders of such indebtedness from the
26 first revenues thereafter received applicable
27 to the general funds of the State, a sum equal
28 to such interest and principal. All state
29 indebtedness shall mature within fifteen years
30 from the time when such indebtedness is in-
31 curred, except that at the time of authorizing
32 the indebtedness the General Assembly by law
33 may extend the period to not more than twenty-
34 five years by the affirmative vote of three-
35 fifths of all the members of each house.

36
37 Section 6.07. Gift or Loan of Assets or Credit.

38
39 The assets or credit of the State shall not
40 be given or lent to any individual, associa-
41 tion, or corporation unless a public purpose
42 will be served thereby and unless authorized
43 by the General Assembly by law stating the
44 public purpose to be served. A gift of assets
45 may be authorized by the affirmative vote of a
46 majority of all the members of each house, but
47 a gift of credit or a loan of credit or a loan
48 of assets shall require the affirmative vote
49 of three-fifths of all the members of each house.

50

1 BUDGET AND APPROPRIATIONS

2
3 Section 6.08. Appropriations.

4
5 The General Assembly shall not appropriate
6 any money from the treasury except by a budget
7 bill or a supplementary appropriation bill.

8
9 Section 6.09. The Budget.

10
11 The Governor shall submit a budget for the
12 ensuing fiscal year to the General Assembly
13 on the third Wednesday in January in each
14 year, except that in the year after the
15 election of a new Governor, the budget shall
16 be submitted not later than twelve days after
17 the convening of the regular session of the
18 General Assembly. In any year the time may
19 be extended by the General Assembly. The
20 budget shall show the estimated surplus or
21 deficit of revenues at the end of the preced-
22 ing year and shall contain for the ensuing
23 fiscal year an estimate of revenues, a com-
24 plete plan of proposed expenditures by program
25 including all appropriations required by this
26 Constitution or by law, and any additional
27 information prescribed by law, all in such
28 form and detail as the Governor shall deter-
29 mine. The total of the proposed expenditures
30 shall be limited to funds available therefor
31 as shown in the budget.

32
33 Section 6.10. Mandatory Appropriations.

34
35 The estimates of appropriations for the leg-
36 islative branch certified by the presiding
37 officer of each house, and for the judicial
38 branch, certified by the judge designated by
39 the chief judge of the Court of Appeals to
40 certify the judicial branch budget, shall be
41 transmitted to the Governor in the form and
42 at the time that he shall direct. To the
43 extent that appropriations for the legislative
44 and judicial branches and for state support
45 of public school systems are required by law,
46 the estimates therefor shall be included in
47 the budget without revision.

1 Section 6.11. Presentation of Budget Bill.

2
3 At the time the Governor submits the budget
4 to the General Assembly, he shall deliver to
5 the presiding officer of each house ~~the budget~~
6 ~~and~~ a budget bill for all the proposed approp-
7 riations of the budget, classified and in the
8 form and detail that he shall determine or
9 that the General Assembly may prescribe by law.
10 Each presiding officer shall promptly cause the
11 budget bill to be introduced. Before final
12 action on the budget bill by the General
13 Assembly, the Governor may amend or supplement
14 the bill to correct an oversight, to appropriate
15 funds contingent on passage of pending legis-
16 lation, or to provide for an emergency. An
17 amendment or a supplement shall be delivered
18 to the presiding officer of each house, and it
19 shall become an addition, substitute, or mod-
20 ification of the budget bill or any item thereof.
21 Each amendment or supplement shall be accompa-
22 nied by a statement by the Governor explaining
23 the reasons therefor.

24
25 Section 6.12. Amendment of Budget Bill.

26
27 The General Assembly may amend the budget bill
28 by increasing any item relating to the legisla-
29 tive or judicial branches, or by reducing or
30 striking out any item except the appropriation
31 of sufficient funds to provide for the timely
32 payment of interest upon and installments of
33 principal of all state indebtedness and the
34 appropriations required by law for state support
35 of public school systems. The General Assembly
36 may not amend the budget bill in any other
37 manner, or change the estimate of revenues, or
38 decrease the compensation of a public officer
39 during his term of office.

40
41 Section 6.13. Enactment of Budget Bill.

42
43 The budget bill shall become law when passed
44 by both houses of the General Assembly and shall
45 not be subject to veto by the Governor. If the
46 budget bill shall not have been finally enacted
47 by the General Assembly ten days before the
48 expiration of its regular session, the Governor
49 shall issue a proclamation extending the session
50 until the enactment of the budget bill and ten

1 days thereafter. After the proclamation no
2 other legislation, except provision for the
3 cost of the extended session, shall be finally
4 passed by the General Assembly until the budget
5 bill has been enacted.

6
7 Section 6.14. Testimony on Budget Bill.

8
9 Either house of the General Assembly may
10 require any person in any branch or agency of
11 the state government, other than the Governor,
12 to appear and testify with respect to the budget
13 bill or a supplementary appropriation bill. The
14 Governor or a person designated by him shall the
15 right to appear and testify with respect to
16 these bills.

17
18 Section 6.15. Supplementary Appropriations.

19
20 Any other appropriation shall be embodied in
21 a supplementary appropriation bill, the purpose
22 or purposes of which shall be clearly defined
23 therein. In a regular session a supplementary
24 appropriation bill may be passed by either
25 house, but shall not be finally passed by both
26 houses until the budget bill has been enacted.
27 In a special session a supplementary appropria-
28 tion bill may be considered and enacted at any
29 time. Except with regard to capital projects
30 submitted by the Governor, a supplementary
31 appropriation bill shall provide the revenue
32 necessary to pay the appropriation by a tax,
33 direct or indirect, to be levied and collected
34 as prescribed therein.

35
36 Section 6.16. Capital Expenditures.

37
38 Appropriations for capital projects to be
39 financed by the creation of indebtedness of the
40 State shall be embodied in a supplementary
41 appropriation bill which shall contain an
42 irrevocable pledge of the full faith and credit
43 and unlimited taxing power of the State. Any
44 such appropriation that is in addition to or
45 exceeds the capital appropriations submitted
46 to the General Assembly by the Governor shall
47 provide for a tax, direct or indirect, suffic-
48 ient to pay the debt service required thereby,
49 to be levied and collected as prescribed in
50 the supplementary appropriation bill.

1 LOCAL GOVERNMENT

2
3 ARTICLE 7. LOCAL GOVERNMENT

4
5 COUNTIES

6
7 Section 7.01. Establishment of Counties.

8
9 ~~In this Constitution,~~ County shall mean
10 Baltimore City, each of the twenty-three exist-
11 ing counties, and other counties established
12 pursuant to this Constitution. The General
13 Assembly may provide by law for the establish-
14 ment, merger or dissolution of counties, or
15 for the alteration of their boundaries. No
16 such law shall become effective until sub-
17 mitted to the voters of each county affected
18 and approved by a majority of those voting
19 on the question in each county affected.
20

21 Section 7.02. Structure of County Government.

22
23 Each county shall have a written instrument
24 of government which establishes its governmental
25 structure. An instrument of government shall
26 be submitted to the voters of the county and
27 shall be adopted if approved by a majority of
28 those voting on the proposal.
29

30 Section 7.03. Change of Structure of County
31 Government.

32
33 An amendment to an instrument of government
34 may be proposed to the voters of a county by
35 its governing body or by petition of the voters
36 in the county as provided in the instrument
37 of government. Amendments may also be pro-
38 posed by other means provided *either* in the
39 instrument of government or by the General
40 Assembly by law. An amendment shall be
41 adopted only if approved by a majority of those
42 voting on the proposal.
43

44 Section 7.04. Powers of Counties.

45
46 A county may exercise any power, other than
47 the judicial power, or perform any function
48 unless that power or function has been denied
49 to it by this Constitution or by its instrument
50 of government, or has been transferred exclusively

1 to another governmental unit, or has been
2 denied to it by the General Assembly by law.
3 A county may exercise *only* those taxing powers
4 granted to it *by the General Assembly by law*
5 ~~but by-law-and~~ shall retain taxing powers
6 granted to it prior to the effective date of
7 this Constitution, unless any of these powers
8 are subsequently denied to it by law.
9

10 MUNICIPAL CORPORATIONS AND
11 INTRACOUNTY GOVERNMENTAL UNITS
12

13 Section 7.05. Existing Municipal Corporations.
14

15 Municipal corporation shall mean an incor-
16 porated city, town, or village, but shall not
17 include Baltimore City or any other county.
18 Municipal corporations existing at the effec-
19 tive date of this Constitution may not be
20 merged or dissolved or have their boundaries
21 altered or have their existing powers with-
22 drawn, without the consent of the governing
23 bodies of the county and the municipal corpora-
24 tions affected, or except as the General
25 Assembly may provide by law.
26

27 Section 7.06. New Municipal Corporations and
28 Intracounty Governmental Units.
29

30 A county may provide by law for the creation
31 of new municipal corporations and other units
32 of local government comprising a part of the
33 area of the county and may by law grant to
34 and withdraw from them any and all powers of
35 the county, subject to any procedures and
36 standards that the General Assembly may pro-
37 vide by law.
38

39 Section 7.07. Additional Powers of Municipal
40 Corporations.
41

42 The General Assembly by law or a county by
43 law may grant additional powers to municipal
44 corporations, and the granting authority may
45 withdraw such powers.
46
47
48
49
50

1 MULTI-COUNTY GOVERNMENTS

2
3 Section 7.08. Establishment of Multi-County
4 Governmental Units.
5

6 Multi-county governmental units, including
7 intergovernmental authorities and popularly
8 elected representative regional governments,
9 shall consist of all or part of two or more
10 counties. The General Assembly may provide
11 by law for the establishment, merger or
12 dissolution of multi-county governmental
13 units, or for the alteration of their bound-
14 daries, or for the powers they may exercise.
15 The General Assembly may provide for referenda
16 on any law of these laws pertaining to a
17 popularly elected representative regional
18 government.
19

20 Section 7.09. Financing of Intergovernmental
21 Authorities.
22

23 The General Assembly by law or a popularly
24 elected representative local government by
25 law may grant to an intergovernmental authority
26 the power to impose and to collect service
27 or benefit charges, to borrow money, and to
28 collect taxes imposed by the General Assembly
29 or by the popularly elected representative
30 local government, but may not grant the
31 power to impose taxes.
32

33 CREDIT LIMITATIONS

34
35 Section 7.10. Credit Limitations of Local
36 Governments.
37

38 ~~Subject to any restrictions provided by law,~~
39 ~~the assets or credit of a unit of local gov-~~
40 ~~ernment shall not be given or lent to any~~
41 ~~individual, association, or corporation un-~~
42 ~~less a public purpose will be served thereby.~~
43 *The assets or credit of a unit of local gov-*
44 *ernment may be given or lent to any individual,*
45 *association, or corporation only if a public*
46 *purpose will be served thereby, and then*
47 *subject to any other restrictions prescribed*
48 *by law.*
49
50

1 EDUCATION

2
3 ARTICLE 8. EDUCATION

4
5 Section 8.01. Public Education.

6
7 The General Assembly by law shall *provide*
8 ~~establish~~ for a statewide system of free
9 public schools. The system shall be headed
10 by a governing board whose members shall be
11 appointed by the Governor. The General
12 Assembly by law shall also *provide* ~~establish~~
13 *for such* ~~any~~ other public educational insti-
14 tutions and services that may be necessary
15 or desirable for the intellectual, cultural,
16 and occupational development of the people
17 of this State.

18
19 Section 8.02. Public Higher Education.

20
21 The governing boards prescribed by the Gen-
22 eral Assembly by law for the University of Mary-
23 land, the state colleges, and all other state
24 institutions of higher education, including
25 community colleges, shall formulate policies
26 for their respective institutions and shall
27 have general supervision over them in all aca-
28 demic matters. These boards may be granted by
29 the General Assembly by law *such* additional
30 powers of supervision, direction, and control
31 of their respective institutions and over the
32 expenditure of *the funds thereof as the General*
33 *Assembly may deem to be appropriate.*

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of amendments
en bloc to JB-1 by
Com on Style.

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Claquett			● Key	●		● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer	●		● Robie, K. L.		
● Clark, J. ●			● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Koger			● Rosenstock		
● Abramso ●			● Darby			● Kosakowski			● Rush		
● Adkins			● Della			● Koss			● Rybczynski		
● Anderson			● Dorsey ●			● Leitzel			● Scanlan		
● Armor			● Dukes			● Linton ●			● Schloeder		
● Bamberger			● Dulany			● Lord ●			● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow ●		
● Barrick			● Finch			● Malkus			● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer		
● Beall ●			● Frederick			● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau			● Gilchrist			● Miller, E. ●			● Sosnowski		
● Borom			● Gill			● Mitchell			● Soul		
● Bothe			● Gleason ●			● Morgan			● Stern		
● Boyce			● Grant ●			● Moser			● Storm		
● Boyer			● Groh			● Mosner			● Sybert		
● Boyles ●			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy			● Taylor, L.		
● Bryson			● Hanson ●			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke			● Murray, E. C.			● Vecera ●		
● Burgess ●			● Hargrove			● Needle			● Wagandt		
● Bushong ●			● Harkness ●			● Neilson			● Webb		
● Buzzell			● Harris			● Neumann			● Ritter ●		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell ●			● Hickman			● Pascal ●			● Wheatley ●		
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter			● Peters			● Willis		
● Case ●			● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett			● Price ●			● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl			● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0 ●
1 1	1 1	1 1
2 2	2 2 ●	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5 ●	5 5	5 5
6 6	6 6 ●	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000
	10 1
	20 2
	30 3
	40 4
	50 5
	60 6
	70 7
	80 8
	90 9
	00 0

DATE:	1
JAN.	2 ●
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OCT.	8
NOV.	9
DEC.	0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Com. Rec. JB-1
on 2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key	●		● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J. ● <i>Aye</i>			● Cleveland			● Kirkland		●	● Rollins		
● James			● Dabrowski			● Koger	●		● Rosenstock		
● Abramson			● Darby	●		● Kosakowski			● Rush		●
● Adkins			● Della		●	● Koss			● Rybczynski		●
● Anderson			● Dorsey	●		● Leitzel	●		● Scanlan	●	
● Armor	●		● Dukes			● Linton	●		● Schloeder		
● Bamberger			● Dulany			● Lord			● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus		●	● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		●
● Beachley			● Fox			● Mason			● Singer		
● Beall		●	● Frederick	●		● Maurer	●		● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair		●	● Gallagher			● Miller, B.			● Sollins		
● Boileau		●	● Gilchrist			● Miller, E. ●			● Sosnowski		●
● Borom		●	● Gill			● Mitchell			● Soul		
● Bothe			● Gleason		●	● Morgan			● Stern		
● Boyce			● Grant	●		● Moser			● Storm	●	
● Boyer			● Groh			● Mosner			● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. ● E.		
● Bradshaw			● Gullett	●		● Murphy	●		● Taylor, L. ●		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette		●	● Hardwick			● Murray, E. C.			● Vecera	●	
● Burgess			● Hargrove			● Needle			● Wagandt		
● Bushong	●		● Harkness			● Neilson			● Webb		●
● Buzzell			● Harris			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		●
● Caldwell	●		● Hickman			● Pascal		●	● Wheatley		
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter		●	● Peters	●		● Willis		
● Case	●		● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett			● Price	●		● Winslow	●	
● Child			● Johnson		●	● Pullen					
● Cicone			● Kahl	●		● Raley					

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2 ●	2 2 ●	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8 ●
● 9 9	9 9	9 9

DEL. PRO.	COM. REC.	DATE:
1000 100	10 1 ●	1 JAN. 2 ●
2000 200	20 2	3
3000 300	30 3	1
4000 400	40 4	2
	50 5	3
RESO. 600	60 6	4
● 2-R. 700	70 7	5
3-R. 800	80 8	6
QUO. 900	90 9	SEPT. 7 ●
MOT. 000	00 0	OCT. 8
		NOV. 9
		● DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 1 (substance)
to JB-1

(2nd reading)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	Key	•		Robey, F. C.		•
Tawes	•		Clarke, E. J.		•	Kiefer	•		Robie, K. L.		•
Clark, J.	•	Nay	Cleveland	•		Kirkland	•		Rollins		•
James		•	Dabrowski		•	Koger	•		Rosenstock		•
Abramso	•		Darby	•		Kosakowski	•		Rush	•	
Adkins		•	Della	•		Koss	•		Rybczynski	•	
Anderson	•		Dorsey	•		Leitzel	•		Scanlan		•
Armor		•	Dukes		•	Linton	•		Schloeder		•
Bamberger		•	Dulany		•	Lord		•	Schneider		•
Bard		•	Eckenrode	•		Macdonald		•	Sherbow	•	
Barrick		•	Finch		•	Malkus	•		Sickles		•
Baumann	•		Fornos		•	Marion		•	Siewierski		•
Beachley		•	Fox		•	Mason		•	Singer		•
Beall	•		Frederick	•		Maurer		•	Smith, J. H.		•
Bennett		•	Freedlander		•	Mentzer		•	Smith, M. H.		•
Blair	•		Gallagher		•	Miller, B.	•		Sollins		•
Boileau		•	Gilchrist		•	Miller, E. J.	•		Sosnowski	•	
Borom		•	Gill		•	Mitchell		•	Soul		•
Bothe		•	Gleason	•		Morgan		•	Stern		•
Boyce		•	Grant	•		Moser		•	Storm	•	
Boyer	•		Groh		•	Mosner		•	Sybert		•
Boyles	•		Grumbacher	•		Mudd		•	Taylor, H. E.		•
Bradshaw		•	Gullett		•	Murphy	•		Taylor, L.	•	
Bryson		•	Hanson		•	Murray, D. S.		•	Ulrich		•
Burdette	•		Hardwicke		•	Murray, E. C.		•	Vecera	•	
Burgess	•		Hargrove		•	Needle		•	Wagandt		•
Bushong	•		Harkness	•		Neilson		•	Webb	•	
Buzzell		•	Harris	•		Neumann		•	Ritter	•	
Byrnes		•	Henderson		•	Smith, A. W.		•	Weidemeyer	•	
Caldwell	•		Hickman		•	Pascal	•		Wheatley	•	
Cardin		•	Hopkins		•	Penniman		•	White		•
Carson		•	Hostetter	•		Peters	•		Willis	•	
Case	•		Hutchinson	•		Powers		•	Willoner		•
Chabot	•		Jett		•	Price	•		Winslow		•
Child		•	Johnson		•	Pullen		•			
Cicone		•	Kahl		•	Raley		•			

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:	
JAN.	1 2 3
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

A

Constitutional Convention

AMENDMENT NO. 2

As Amended by Report No. S&D-8
~~For Amendment XXX~~

To Committee Recommendation No. JB-1

MUDD, HICKMAN, KAHL, HENDERSON,
BY DELEGATES HARKNESS, J. H. SMITH, HARGROVE,
DULANY, BRADSHAW, CICONE, ROSENSTOCK, M. H.
SMITH, SCHNEIDER, CLEVELAND, MARION

1 On page 5 Section 5.16 Appellate Courts
2 Nominating Commission in line 39 strike out
3 the period and insert in lieu thereof the
4 following:
5
6 ", but the General Assembly shall provide by
7 law for shorter terms for four of the lay and
8 four of the lawyer members first appointed or
9 elected, in order to establish staggered terms
10 of office. A vacancy on the Commission shall
11 be filled for the remainder of the term."

present

overlaps
fair

94-A
20-N

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 2 to J13-1
(substance)

(2nd reading)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key	●		● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J. ● <i>Nay</i>			● Cleveland			● Kirkland			● Rollins		
● James		●	● Dabrowski			● Kozer			● Rosenstock		
● Abramson		●	● Darby			● Kosakowski			● Rush	●	
● Adkins		●	● Della		●	● Koss	●		● Rybczynski		
● Anderson		●	● Dorsey		●	● Leitzel	●		● Scanlan	●	
● Armor			● Dukes	●		● Linton			● Schloeder		
● Bamberger		●	● Dulany			● Lord	●		● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow	●	
● Barrick		●	● Finch			● Malkus			● Sickles		
● Baumann			● Fornos			● Marion		●	● Siewierski		●
● Beachley			● Fox			● Mason			● Singer		
● Beall			● Frederick	●		● Maurer	●		● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer	●		● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		●
● Boileau			● Gilchrist			● Miller, E. T.			● Sosnowski		
● Borom		●	● Gill		●	● Mitchell		●	● Soul		
● Bothe		●	● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm		●
● Boyer			● Groh			● Mosner			● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy	●		● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke			● Murray, E. C.			● Vecera	●	
● Burgess	●		● Hargrove			● Needle			● Wagandt		
● Bushong	●		● Harkness			● Neilson		●	● Webb		
● Buzzell			● Harris			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell	●		● Hickman			● Pascal			● Wheatley		
● Cardin		●	● Hopkins			● Penniman			● White		
● Carson		●	● Hostette			● Peters	●		● Willis		
● Case	●		● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett			● Price	●		● Winslow		
● Child			● Johnson		●	● Pullen					
● Cicone			● Kahl	●		● Raley					

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YEAS
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NAYS
100-200

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OCT

NOV

DEC

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 2a by Johnson
to Amend 2 to JB-1
(substance)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	Key		•	Robey, F. C.		•
Tawes		•	Clarke, E. J.		•	Kiefer		•	Robie, K. L.		•
Clark, J. •	Nay		Cleveland		•	Kirkland		•	Rollins		•
James		•	Dabrowski		•	Koger		•	Rosenstock		•
Abramso		•	Darby		•	Kosakowski		•	Rush		•
Adkins		•	Della		•	Koss		•	Rybczynski		•
• Anderson		•	Dorsey		•	Leitzel		•	• Scanlan		•
Armor		•	Dukes		•	Linton		•	Schloeder		•
Bamberger		•	Dulany		•	Lord		•	Schneider		•
• Bard		•	Eckenrode		•	Macdonald		•	Sherbow		•
• Barrick		•	Finch		•	Malkus		•	Sickles		•
Baumann		•	Fornos		•	Marion		•	• Siewierski		•
Beachley		•	Fox		•	Mason		•	Singer		•
Beall		•	• Frederick		•	Maurer		•	Smith, J. H.		•
Bennett		•	Freedlander		•	Mentzer		•	Smith, M. H.		•
• Blair		•	Gallagher		•	Miller, B.		•	Sollins		•
Boileau		•	Gilchrist		•	Miller, E. O.		•	• Sosnowski		•
• Borom		•	• Gill		•	Mitchell		•	• Soul		•
Bothe		•	• Gleason		•	Morgan		•	• Stern		•
Boyce		•	• Grant		•	Moser		•	• Storm		•
• Boyer		•	• Groh		•	Mosner		•	Sybert		•
Boyles		•	• Grumbacher		•	Mudd		•	Taylor, H. E.		•
Bradshaw		•	• Gullett		•	Murphy		•	Taylor, L.		•
Bryson		•	Hanson		•	Murray, D. S.		•	Ulrich		•
Burdette		•	Hardwicke		•	Murray, E. C.		•	Vecera		•
Burgess		•	Hargrove		•	• Needle		•	• Wagandt		•
Bushong		•	Harkness		•	• Neilson		•	• Webb		•
Buzzell		•	Harris		•	• Neumann		•	• Ritter		•
Byrnes		•	Henderson		•	• Smith, A. W.		•	• Weidemeyer		•
Caldwell		•	Hickman		•	Pascal		•	• Wheatley		•
• Cardin		•	Hopkins		•	Penniman		•	White		•
• Carson		•	Hostetter		•	• Peters		•	Willis		•
Case		•	Hutchinson		•	Powers		•	Willoner		•
• Chabot		•	Jett		•	Price		•	Winslow		•
Child		•	• Johnson		•	• Pullen		•			
Cicone		•	Kahl		•	• Raley		•			

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
• 3 3	• 3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	• 6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

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SEPT	7
OCT.	8
NOV.	9
DEC.	0

Constitutional Convention

AMENDMENT NO. 3

As Amended by Report No. S&D-8

~~XXXXXXXXXX~~ _____

To Committee Recommendation No. JB-1

MUDD, HICKMAN, KAHL, HENDERSON,
BY DELEGATES HARKNESS, J. H. SMITH, HARGROVE,
DULANY, BRADSHAW, CICONE, ROSENSTOCK, M. H.
SMITH, SCHNEIDER, CLEVELAND, MARION

1 On page 8 Section 5.24 Judicial Compensation
2 in line 20 after the word "spouse," add the
3 words:

4
5 "or to the surviving spouse of a deceased
6 judge,".

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 3 to JIB-1²
(substance)

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key	●		● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer	●		● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland		●	● Rollins		
● James			● Dabrowski			● Kozer		●	● Rosenstock		
● Abramson	●		● Darby		●	● Kosakowski			● Rush	●	
● Adkins		●	● Della		●	● Koss		●	● Rybczynski		
● Anderson		●	● Dorsey		●	● Leitzel	●		● Scanlan	●	
● Armor		●	● Dukes			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord	●		● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow	●	
● Barrick		●	● Finch			● Malkus			● Sickles	●	
● Baumann			● Fornos			● Marion		●	● Siewierski		
● Beachley			● Fox			● Mason			● Singer	●	
● Beall	●		● Frederick	●		● Maurer			● Smith, J. H.		
● Bennett		●	● Freedlander			● Mentzer	●		● Smith, M. H.		
● Blair		●	● Gallagher			● Miller, B.		●	● Sollins		●
● Boileau		●	● Gilchrist			● Miller, E. J.			● Sosnowski		●
● Borom		●	● Gill		●	● Mitchell			● Soul		
● Bothe			● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm	●	
● Boyer		●	● Groh			● Mosner			● Sybert		
● Boyles			● Grumbacher		●	● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett		●	● Murphy	●		● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke			● Murray, E. C.		●	● Vecera	●	
● Burgess	●		● Hargrove			● Needle			● Wagandt		
● Bushong	●		● Harkness			● Neilson			● Webb		●
● Buzzell			● Harris			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		●
● Caldwell	●		● Hickman			● Pascal		●	● Wheatley	●	
● Cardin			● Hopkins			● Penniman			● White		
● Carson		●	● Hostetter			● Peters	●		● Willis		
● Case	●		● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett			● Price	●		● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl	●		● Raley	●				

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

Constitutional Convention

AMENDMENT NO. 4

As Amended by Report No. S&D-8

~~TO AMENDMENT NO. _____~~

To Committee Recommendation No. JB-1

MUDD, HICKMAN, KAHL, HENDERSON,
BY DELEGATES HARKNESS, J. H. SMITH, HARGROVE,
DULANY, BRADSHAW, CICONE, ROSENSTOCK, M. H.
SMITH, SCHNEIDER, CLEVELAND, MARION

- 1 On page 8 Section 5.25 Restriction of Non-
- 2 Judicial Activities in line 28 after the word
- 3 "seek" insert the word: "public".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 4 to JB-1 ²
(substance)

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			Key	●		Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer	●		● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Koger		●	● Rosenstock		
● Abramson			● Darby			● Kosakowski			● Rush		
● Adkins			● Della			● Koss	●		● Rybczynski		
● Anderson			● Dorsey			● Leitzel	●		● Scanlan		
● Armor			● Dukes			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord	●		● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus			● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason	●		● Singer		
● Beall			● Frederick	●		● Maurer	●		● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer	●		● Smith, M. H.		
● Blair			● Gallagher	●		● Miller, B.			● Sollins		
● Boileau			● Gilchrist			● Miller, E. T.			● Sosnowski		
● Borom	●		● Gill			● Mitchell			● Soul		
● Bothe			● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm	●	
● Boyer			● Groh			● Mosner			● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy	●		● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke			● Murray, E. C.			● Vecera	●	
● Burgess	●		● Hargrove			● Needle			● Wagandt		
● Bushong	●		● Harkness			● Neilson			● Webb	●	
● Buzzell			● Harris			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell	●		● Hickman			● Pascal			● Wheatley		
● Cardin			● Hopkins	●		● Penniman			● White		
● Carson			● Hostetter	●		● Peters	●		● Willis		
● Case	●		● Hutchins	●		● Powers			● Willoner		
● Chabot			● Jett			● Price	●		● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl	●		● Raley	●				

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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Constitutional Convention

AMENDMENT NO. 5

As Amended by Report No. S&D-8

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. JB-1

MUDD, HICKMAN, KAHL, HENDERSON,
BY DELEGATE S HARKNESS, J.H. SMITH, HARGROVE,
DULANY, BRADSHAW, CICONE, ROSENSTOCK, M.H. SMITH,
SCHNEIDER, CLEVELAND, MARION

- 1 On page 8 Section 5.25 Restriction of Non-
- 2 Judicial Activities in line 36 after the word
- 3 "seeking" add the word "public";
- 4
- 5 and in line 37 strike out the word "holding";
- 6
- 7 and in the same line after the word "any"
- 8 add the word "other".

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Constitutional Convention

AMENDMENT NO. 5.0

As Amended by Report No. S&D-8

~~To Amendment No. XXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. JB-1

BY DELEGATES BAMBERGER, GILCHRIST

1 On page 8 Section 5.25 Restriction of Non-
2 Judicial Activities in line 36 strike out
3 the words "seeking elective office or".
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Law

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Substitution of Section
For Amend 5 to
JB-1 (substance)
2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key	●		● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland		●	● Rollins		
James ●			● Dabrowski			● Koger			● Rosenstock	●	
● Abramson			● Darby			● Kosakowski			● Rush	●	
● Adkins			● Della			● Koss			● Rybczynski	●	
● Anderson			● Dorsey ●			● Leitzel ●			● Scanlan ●		
● Armor			● Dukes			● Linton			● Schloeder		
● Bamberger			● Dulany		●	● Lord			● Schneider	●	
● Bard			● Eckenrode			● Macdonald			● Sherbow ●		
● Barrick	●		● Finch			● Malkus			● Sickles		
● Baumann ●			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer		
● Beall			● Frederick ●			● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer ●			● Smith, M. H.	●	
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau ●			● Gilchrist			● Miller, E. J.			● Sosnowski		
● Borom			● Gill			● Mitchell ●			● Soul		
● Bothe			● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm		
● Boyer	●		● Groh			● Mosner			● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy ●			● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich ●		
● Burdette			● Hardwicke	●		● Murray, E. C.			● Vecera ●		
● Burgess ●			● Hargrove			● Needle			● Wagandt		
● Bushong ●			● Harkness	●		● Neilson			● Webb ●		
● Buzzell			● Harris			● Neumann ●			● Ritter ●		
● Byrnes			● Henderson ●			● Smith, A. W.			● Weidemeyer	●	
● Caldwell ●			● Hickman			● Pascal		●	● Wheatley		
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostette ●			● Peters			● Willis		
● Case ●			● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett			● Price ●			● Winslow		
● Child	●		● Johnson		●	● Pullen					
● Cicone ●			● Kahl ●			● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
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1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
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OCT. 8
NOV. 9
DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 5a to
Amend 5 to JB-1

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	(substance)	YEAS	N-V	NAYS	2nd reading
President			Claggett			Key				Robey, F. C.			
Tawes			Clarke, E. J.			Kiefer				Robie, K. L.			
Clark, J.			Cleveland			Kirkland				Rollins			
James			Dabrowski			Kozer				Rosenstock			
Abramson			Darby			Kosakowski				Rush			
Adkins			Della			Koss				Rybczynski			
Anderson			Dorsey			Leitzel				Scanlan			
Armor			Dukes			Linton				Schloeder			
Bamberger			Dulany			Lord				Schneider			
Bard			Eckenrode			Macdonald				Sherbow			
Barrick			Finch			Malkus				Sickles			
Baumann			Fornos			Marion				Siewierski			
Beachley			Fox			Mason				Singer			
Beall			Frederick			Maurer				Smith, J. H.			
Bennett			Freedlander			Mentzer				Smith, M. H.			
Blair			Gallagher			Miller, B.				Sollins			
Boileau			Gilchrist			Miller, E. T.				Sosnowski			
Borom			Gill			Mitchell				Soul			
Bothe			Gleason			Morgan				Stern			
Boyce			Grant			Moser				Storm			
Boyer			Groh			Mosner				Sybert			
Boyles			Grumbacher			Mudd				Taylor, H. E.			
Bradshaw			Gullett			Murphy				Taylor, L.			
Bryson			Hanson			Murray, D. S.				Ulrich			
Burdette			Hardwicke			Murray, E. C.				Vecera			
Burgess			Hargrove			Needle				Wagand			
Bushong			Harkness			Neilson				Webb			
Buzzell			Harris			Neumann				Ritter			
Byrnes			Henderson			Smith, A. W.				Weidemeyer			
Caldwell			Hickman			Pascal				Wheatley			
Cardin			Hopkins			Penniman				White			
Carson			Hostetter			Peters				Willis			
Case			Hutchinson			Powers				Willoner			
Chabot			Jett			Price				Winslow			
Child			Johnson			Pullen							
Cicone			Kahl			Raley							

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000	100
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3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DATE:	
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

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Constitutional Convention

AMENDMENT NO. 6

As Amended by Report No. S&D-8
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. JB-1

MUDD, HICKMAN, KAHL, HENDERSON,
BY DELEGATE S HARKNESS, J.H. SMITH, HARGROVE,
DULANY, BRADSHAW, CICONE, ROSENSTOCK, M.H. SMITH,
SCHNEIDER, CLEVELAND, MARION

1 On page 9 Section 5.26 Commission on Judicial
2 Disabilities in line 4 strike out the period
3 and insert in lieu thereof the following:
4 ", but the General Assembly shall provide by
5 law for shorter terms for the three judicial
6 members and one of the other members first
7 appointed, in order to establish staggered
8 terms of office. A vacancy on the Commission
9 shall be filled for the remainder of the term."

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For
88-A
10-N
overlapping

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 6 to JB-1
(substance)

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key			• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
• Clark, J.			• Cleveland			• Kirkland			• Rollins		
• James	•		• Dabrowski			• Koger			• Rosenstock		
• Abramson			• Darby			• Kosakowski			• Rush		
• Adkins		•	• Della			• Koss		•	• Rybczynski		
• Anderson		•	• Dorsey	•		• Leitzel	•		• Scanlan		
• Armor			• Dukes	•		• Linton			• Schloeder		
• Bamberger		•	• Dulany			• Lord			• Schneider		
• Bard			• Eckenrode			• Macdonald	•		• Sherbow		
• Barrick	•		• Finch			• Malkus			• Sickles		
• Baumann	•		• Fornos	•		• Marion			• Siewierski		•
• Beachley			• Fox			• Mason			• Singer		
• Beall			• Frederick	•		• Maurer			• Smith, J. H.		
• Bennett			• Freedlander			• Mentzer	•		• Smith, M. H.		
• Blair			• Gallagher			• Miller, B.			• Sollins		•
• Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom	•		• Gill		•	• Mitchell			• Soul	•	
• Bothe	•		• Gleason			• Morgan			• Stern		
• Boyce			• Grant			• Moser	•		• Storm		•
• Boyer			• Groh			• Mosner			• Sybert		
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy	•		• Taylor, L.		
• Bryson			• Hanson	•		• Murray, D. S.			• Ulrich		
• Burdette			• Hardwick	•		• Murray, E. C.			• Vecera	•	
• Burgess	•		• Hargrove			• Needle			• Wagandt		
• Bushong	•		• Harkness			• Neilson			• Webb		
• Buzzell			• Harris			• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell	•		• Hickman			• Pascal	•		• Wheatley		
• Cardin			• Hopkins			• Penniman			• White		
• Carson	•		• Hostetter	•		• Peters			• Willis		
• Case	•		• Hutchinson			• Powers			• Willoner		
• Chabot			• Jett		•	• Price	•		• Winslow	•	
• Child			• Johnson		•	• Pullen					
• Cicone			• Kahl	•		• Raley	•				

YEAS
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NAYS
100-200
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DEL. PRO.
1000 100
2000 200
3000 300
4000 400
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RESO. 600
2-R. 700
3-R. 800
QUO. 900
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COM. REC.
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JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

Constitutional Convention

AMENDMENT NO. 7

As Amended by Report No. S&D-8
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. JB-1

BY DELEGATE S JOHNSON, JETT

1 On page 4 Section 5.14 Eligibility for
 2 Nomination and Appointment as Judge in line 42
 3 after the word "State" insert the following:
 4 "for at least five years immediately preceding
 5 his nomination".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967

ROLL CALL

Amend 7 to J13-1
(substance)

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	• Claquet			Key	•		Robey, F. C.		
• Tawes			• Clarke, E. J.			Kiefer	•		• Robie, K. L.		
Clark, J. •			Cleveland •			Kirkland		•	• Rollins		
James		•	• Dabrowski			Kozer	•		Rosenstock		
Abramson		•	Darby •			Kosakowski			• Rush		
Adkins		•	• Della			Koss	•		• Rybczynski		
• Anderson			• Dorsey			Leitzel	•		Scanlan •		
• Armor			Dukes •			• Linton			Schloeder		•
• Bamberger			Dulany		•	Lord		•	Schneider		•
• Bard			• Eckenrode			Macdonald			Sherbow		•
Barrick		•	Finch		•	• Malkus			Sickles		•
Baumann •			Fornos		•	Marion		•	• Siewierski		
• Beachley			Fox		•	Mason		•	• Singer		
Beall		•	Frederick •			Maurer		•	• Smith, J. H.		
Bennett		•	Freedlander		•	Mentzer •			Smith, M. H.		•
• Blair			Gallagher		•	• Miller, B.			Sollins		•
Boileau •			Gilchrist		•	Miller, E. •			• Sosnowski		
Borom		•	• Gill			Mitchell •			• Soul		
Bothe •			• Gleason			Morgan		•	Stern		•
• Boyce			• Grant			Moser •			• Storm		
• Boyer			Groh		•	Mosner		•	• Sybert		
• Boyles			Grumbacher			Mudd		•	• Taylor, H. E.		
Bradshaw		•	Gullett		•	Murphy •			Taylor, L. •		
Bryson		•	Hanson •			Murray, D. S.			Ulrich		•
Burdette		•	Hardwick •			• Murray, E. C.			Vecera •		
Burgess •			• Hargrove			Needle		•	Wagandt		•
Bushong •			• Harkness			Neilson		•	Webb		•
Buzzell		•	Harris		•	Neumann		•	• Ritter		
Byrnes		•	Henderson		•	Smith, A. W.		•	• Weidemeyer		
Caldwell •			• Hickman			Pascal •			Wheatley •		
• Cardin			• Hopkins			Penniman		•	White		•
Carson		•	Hostetter •			• Peters			Willis		•
Case •			Hutchinson			Powers		•	Willoner •		
• Chabot			• Jett			Price •			Winslow		•
• Child			• Johnson			Pullen		•			
Cicone		•	Kahl •			Reley		•			

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0 •	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
• 4 4	• 4 4	4 4
5 5	5 5	• 5 5 •
6 6	6 6	6 6
7 7 •	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO 600	60 6
2-R. 700	70 7 •
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:
JAN. 1
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SEPT. 7 •
OCT. 8
NOV. 9
• DEC. 0

K

Constitutional Convention

AMENDMENT NO. 2

As Amended by Report No. S&D-8
~~To Amendment No. XXXXX XXXXXXXXXXXXXXX~~

To Committee Recommendation No. JB-1

BY DELEGATES J. TT, JOHNSON

1 On page 5 Section 5.15 Nomination and
2 Appointment in line 27 after the period add
3 this new sentence:

4
5 "If no such list of nominees is submitted
6 to the Governor within the time prescribed,
7 then he shall appoint an eligible person to
8 fill the vacancy."

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 8 to JB-1
(substance)

YEAS	N-V	NAYS
President		
Tawes		
Clark, J.	Aye	
James		
Abramson		
Adkins		
Anderson		
Armor		
Bamberger		
Bard		
Barrick		
Baumann		
Beachley		
Beall		
Bennett		
Blair		
Boileau		
Borom		
Bothe		
Boyce		
Boyer		
Boyles		
Bradshaw		
Bryson		
Burdette		
Burgess		
Bushong		
Buzzell		
Byrnes		
Caldwell		
Cardin		
Carson		
Case		
Chabot		
Child		
Cicone		

YEAS	N-V	NAYS
Clagett		
Clarke, E. J.		
Cleveland		
Dabrowski		
Darby		
Della		
Dorsey		
Dukes		
Dulany		
Eckenrode		
Finch		
Fornos		
Fox		
Frederick		
Freedlander		
Gallagher		
Gilchrist		
Gill		
Gleason		
Grant		
Groh		
Grumbacher		
Gullett		
Hanson		
Hardwicke		
Hargrove		
Harkness		
Harris		
Henderson		
Hickman		
Hopkins		
Hostetter		
Hutchinson		
Jett		
Johnson		
Kahl		

YEAS	N-V	NAYS
Key		
Kiefer		
Kirkland		
Koger		
Kosakowski		
Koss		
Leitzel		
Linton		
Lord		
Macdonald		
Malkus		
Marion		
Mason		
Maurer		
Mentzer		
Miller, B.		
Miller, E. T.		
Mitchell		
Morgan		
Moser		
Mosner		
Mudd		
Murphy		
Murray, D. S.		
Murray, E. C.		
Needle		
Neilson		
Neumann		
Smith, A. W.		
Pascal		
Penniman		
Peters		
Powers		
Price		
Pullen		
Raley		

2nd reading

YEAS	N-V	NAYS
Robey, F. C.		
Robie, K. L.		
Rollins		
Rosenstock		
Rush		
Rybczynski		
Scanlan		
Schloeder		
Schneider		
Sherbow		
Sickles		
Siewierski		
Singer		
Smith, J. H.		
Smith, M. H.		
Sollins		
Sosnowski		
Soul		
Stern		
Storm		
Sybert		
Taylor, H. E.		
Taylor, L.		
Ulrich		
Vecera		
Wagandt		
Webb		
Ritter		
Weidemeyer		
Wheatley		
White		
Willis		
Willoner		
Winslow		

47

YEAS	N-V	NAYS
100-200	100-200	100-200
0	0	0
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9

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DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESG.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DATE: 1
JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

Constitutional Convention

AMENDMENT NO. 9

As Amended by Report No. S&D-8

~~XXXXXXXXXXXXXXXXXXXX~~
~~To Amendment No. XXXXXX~~

To Committee Recommendation No. JB-1

BY DELEGATE WILLIS

1 On page 7 Section 5.20 Restrictions on
 2 Members of Nominating Commissions in line
 3 3 strike out the words "two years" and in-
 4 sert in lieu thereof the words "one year";
 5 and in line 4 place a period after the word
 6 "commission" and strike out the remainder of
 7 this line and all of lines 5 and 6.
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1st Hall
 41-A
 71-A

Second Hall
 47-A
 66-10

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Part 1 of Amend 9
to JB-1 (substance)

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	Key	•		Robey, F. C.		•
Tawes		•	• Clarke, E. J.			Kiefer	•		Robie, K. L.		•
Clark, J.		•	Cleveland	•		• Kirkland			• Rollins		
James	•		Dabrowski		•	• Koger			Rosenstock		•
• Abramson			Darby	•		Kosakowski		Nay	Rush		•
• Adkins			Della		•	Koss			Rybczynski		•
• Anderson			Dorsey		•	Leitzel	•		Scanlan	•	
Armor	•		• Dukes			Linton		•	Schloeder	•	
• Bamberger			Dulany		•	Lord		•	Schneider		•
• Bard			Eckenrode		•	Macdonald	•		Sherbow		•
• Barrick			Finch		•	• Malkus			Sickles		•
Baumann	•		Fornos		•	Marion		•	Siewierski		•
• Beachley			• Fox			• Mason			Singer		•
Beall	•		Frederick	•		Maurer		•	• Smith, J. H.		
• Bennett			Freedlander		•	Mentzer	•		• Smith, M. H.		
Blair		•	Gallagher		•	Miller, B.		•	• Sollins		
Boileau		•	• Gilchrist			Miller, E. J.			Sosnowski		•
Borom	•		Gill		•	Mitchell	•		Soul		•
Bothe	•		• Gleason			• Morgan			• Stern		
Boyce		•	• Grant			Moser		•	Storm		•
Boyer		•	Groh		•	Mosner		•	• Sybert		
Boyles		•	• Grumbacher			Mudd		•	Taylor, H. E.		
Bradshaw		•	Gullett	•		Murphy	•		Taylor, L.		•
Bryson		•	• Hanson			Murray, D. S.		•	Ulrich		•
• Burdette			Hardwicke		•	Murray, E. C.		•	Vecera	•	
Burgess	•		Hargrove		•	• Needle			Wagandt		•
Bushong	•		Harkness		•	• Neilson			Webb	•	
• Buzzell			Harris		•	• Neumann			Ritter		•
Byrnes		•	Henderson		•	Smith, A. W.		•	• Weidemeyer		
Caldwell	•		Hickman		•	Pascal		•	• Wheatley		
• Cardin			Hopkins		•	Penniman		•	White		•
• Carson			• Hostetter			Peters		•	• Willis		
Case	•		Hutchinson			Powers		•	• Willoner		
Chabot		•	Jett		•	Price	•		Winslow		•
Child		•	Johnson		•	• Pullen					
Cicone		•	Kahl	•		• Raley					

41

YEAS
100-200

0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

N-V
100-200

0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

71

NAYS
100-200

0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

DEL. PRO.

1000 100
2000 200
3000 300
4000 400
500
RESO. 600
2-R. 700
3-R. 800
QUO. 900
MOT. 000

COM. REC.

10 1
20 2
30 3
40 4
50 5
60 6
70 7
80 8
90 9
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JAN. 2

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DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Part 2 of Amend 9
to JB-1 (substance)

2nd reading

YEAS	N-V	NAYS
President		•
Tawes		•
Clark, J.	Nay	
James	•	
Abramson		
Adkins		
Anderson		
Armor	•	
Bamberger		
Bard		
Barrick		
Baumann		
Beachley		
Beall	•	
Bennett		
Blair		•
Boileau		•
Borom		
Bothe	•	
Boyce		•
Boyer		•
Boyles		•
Bradshaw		•
Bryson		•
Burdette		
Burgess	•	
Bushong	•	
Buzzell		
Byrnes		•
Caldwell	•	
Cardin		
Carson		
Case	•	
Chabot		•
Child		•
Cicone		•

YEAS	N-V	NAYS
Claggett		•
Clarke, E. J.		•
Cleveland		
Dabrowski		•
Darby	•	
Della		•
Dorsey		•
Dukes	•	
Dulany		•
Eckenrode		•
Finch		•
Fornos		•
Fox	•	
Frederick	•	
Freedlander		
Gallagher		•
Gilchrist		
Gill		•
Gleason		
Grant		
Groh		•
Grumbacher		
Gullett	•	
Hanson		
Hardwicke		•
Hargrove		•
Harkness		•
Harris		
Henderson		•
Hickman		•
Hopkins		
Hostetter		
Hutchinson		
Jett		•
Johnson		•
Kahl	•	

YEAS	N-V	NAYS
Key	•	
Kiefer		•
Kirkland		•
Koger		
Kosakowski	Nay	
Koss		
Leitzel	•	
Linton		•
Lord		•
Macdonald		
Malkus		
Marion		•
Mason		
Maurer		
Mentzer	•	
Miller, B.		
Miller, E. J.		
Mitchell	•	
Morgan		
Moser		•
Mosner		•
Mudd		•
Murphy	•	
Murray, D. S.		•
Murray, E. C.		•
Needle		
Neilson		
Neumann		
Smith, A. W.		•
Pascal		
Penniman		•
Peters		•
Powers		•
Price	•	
Pullen		
Raley		

YEAS	N-V	NAYS
Robey, F. C.	•	
Robie, K. L.	•	
Rollins		
Rosenstock		•
Rush		•
Rybczynski		•
Scanlan	•	
Schloeder	•	
Schneider		•
Sherbow		•
Sickles		•
Siewierski		•
Singer		•
Smith, J. H.		•
Smith, M. H.		
Sollins		
Sosnowski		•
Soul		•
Stern		
Storm		•
Sybert		
Taylor, H. E.		
Taylor, L.		•
Ulrich		•
Vecera	•	
Wagandt		•
Webb		•
Ritter		•
Weidemeyer	•	
Wheatley	•	
White		•
Willis		
Willoner		•
Winslow		•

47

YEAS	100-200
0	0
1	1
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6	6
7	7
8	8
9	9

N-V	100-200
0	0
1	1
2	2
3	3
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7	7
8	8
9	9

68

NAYS	100-200
0	0
1	1
2	2
3	3
4	4
5	5
6	6
7	7
8	8
9	9

DEL. PRO.

1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.

10	1
20	2
30	3
40	4
50	5
60	6
70	7
80	8
90	9
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Constitutional Convention

AMENDMENT NO. 10

As Amended by Report No. S&D-8

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. JB-1

BY DELEGATE BAMBERGER

1 On page 7 Section 5.22 Judicial Term of
2 Office in lines 33 through 41, inclusive,
3 strike out beginning with the words "The
4 Court of" in line 33 down to and including
5 the words "of the poll." in line 41.

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 10 to JB-1
(substance)

YEAS	N-V	NAYS
President		•
• Tawes		
Clark, J.	Aye	
James	•	
• Abramson		
• Adkins		
Anderson		•
Armor	•	
• Bamberger		
• Bard		
Barrick		•
Baumann	•	
Beachley		•
• Beall		
• Bennett		
Blair		•
• Boileau		
• Borom		
• Bothe		
• Boyce		
Boyer		•
Boyles		•
Bradshaw		•
Bryson		•
• Burdette		
Burgess	•	
Bushong	•	
Buzzell		•
Byrnes		•
Caldwell	•	
• Cardin		
• Carson		
Case	•	
• Chabot		
Child		•
Cicone		•

YEAS	N-V	NAYS
Claggett		•
• Clarke, E. J.		
Cleveland	•	
• Dabrowski		
Darby	•	
• Della		
Dorsey	•	
• Dukes		
Dulany		
Eckenrode		•
Finch		•
Fornos		•
Fox		•
Frederick	•	
• Freedlander		
Gallagher		•
• Gilchrist		
Gill		•
Gleason		•
Grant		•
Groh		•
Grumbacher		•
Gullett	•	
• Hanson		
• Hardwicke		
Hargrove		•
Harkness		•
• Harris		
Henderson		•
Hickman		•
• Hopkins		
Hostetter		•
Hutchinson		
Jett		•
Johnson		•
Kahl	•	

YEAS	N-V	NAYS
Key	•	
• Kiefer		
Kirkland		•
• Kozer		
Kosakowski		Nay
• Koss		
Leitzel	•	
Linton		•
Lord		•
Macdonald		•
Malkus		•
Marion		•
• Mason		
• Maurer		
Mentzer	•	
• Miller, B.		
Miller, E. J.		
Mitchell	•	
• Morgan		
• Moser		
Mosner		•
Mudd		•
Murphy	•	
Murray, D. S.		•
• Murray, E. C.		
Needle		•
Neilson		•
Neumann		•
Smith, A. W.		•
Pascal		•
• Penniman		
• Peters		
Powers	•	
Price	•	
• Pullen		
Raley		•

2nd reading

YEAS	N-V	NAYS
• Robey, F. C.		
Robie, K. L.		•
Rollins		•
Rosenstock		•
Rush		•
Rybczynski		•
Scanlan	•	
• Schloeder		
Schneider		•
• Sherbow		
Sickles		•
Siewierski		•
Singer		•
Smith, J. H.		•
Smith, M. H.		•
Sollins		•
• Sosnowski		
Soul		•
Stern	•	
Storm		•
Sybert		•
Taylor, H. E.		•
• Taylor, L.		
Ulrich		•
Vecera	•	
• Wagandt		
Webb		•
Ritter		•
Weidemeyer		•
• Wheatley		
White	•	
Willis		•
Willoner		•
Winslow	•	

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YEAS	100-200
0	0
1	1
2	2
3	3
4	4
5	5
6	6
7	7
8	8
9	9

N-V	100-200
0	0
1	1
2	2
3	3
4	4
5	5
6	6
7	7
8	8
9	9

NAYS	100-200
0	0
1	1
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5	5
6	6
7	7
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9	9

DEL. PRO.	
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.	
10	1
20	2
30	3
40	4
50	5
60	6
70	7
80	8
90	9
00	0

DATE: 1
JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

G

Constitutional Convention

AMENDMENT NO. 11

As Amended by Report No. S&D-8
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. JB-1

BY DELEGATE BAMBERGER

1 On page 7 Section 5.22 Judicial Term of
2 Office in line 34 strike out the word "shall"
3 and insert in lieu thereof the word: "may".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 11 to JB-1
(substance)

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	Key	•		Robey, F. C.		
• Tawes			Clarke, E. J.		•	• Kiefer			Robie, K. L.		•
Clark, J. •	Nay		Cleveland		•	Kirkland		•	Rollins		•
James	•		Dabrowski		•	Koger		•	Rosenstock		•
• Abramson			Darby •			Kosakowski		•	Rush		•
• Adkins			Della		•	• Koss			Rybczynski		•
Anderson		•	Dorsey		•	Leitzel •			Scanlan •		
Armor •			Dukes		•	Linton		•	• Schloeder		
• Bamberger			Dulany		•	Lord		•	Schneider		•
Bard		•	Eckenrode		•	Macdonald		•	Sherbow		•
Barrick		•	Finch		•	Malkus		•	Sickles		•
Baumann •			Fornos		•	Marion		•	Siewierski		•
Beachley		•	Fox		•	• Mason			Singer		•
Beall		•	Frederick •			• Maurer			Smith, J. H.		•
• Bennett			• Freedlander			• Mentzer •			Smith, M. H.		•
Blair		•	Gallagher		•	• Miller, B.			Sollins		•
Boileau •			• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom			Gill		•	Mitchell •			Soul		•
• Bothe			Gleason		•	• Morgan			Stern		•
• Boyce			Grant		•	• Moser			Storm		•
Boyer		•	Groh		•	Mosner		•	Sybert		•
Boyles		•	Grumbacher		•	Mudd		•	Taylor, H. E.		
Bradshaw		•	Gullett •			Murphy •			• Taylor, L.		
Bryson		•	• Hanson			Murray, D. S.		•	Ulrich		•
• Burdette			• Hardwicke			Murray, E. C.		•	Vecera •		
Burgess •			Hargrove		•	• Needle			• Wagandt		
Bushong •			Harkness		•	Neilson		•	Webb		•
Buzzell		•	• Harris			Neumann		•	Ritter		•
Byrnes		•	Henderson		•	Smith, A. W.		•	Weidemeyer		•
Caldwell •			Hickman		•	Pascal		•	• Wheatley		
• Cardin			Hopkins		•	• Penniman			White •		
• Carson			Hostetter		•	• Peters			Willis		•
Case •			Hutchinson			Powers		•	Willoner		•
Chabot •			Jett		•	Price •			Winslow •		
Child		•	Johnson		•	• Pullen					
Cicone		•	Kahl •			• Raley					

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YEAS	N-V
100-200	100-200
0 0	0 0
1 1	1 1
2 2	2 2
3 3	3 3
4 4	4 4
5 5	5 5
6 6	6 6
7 7	7 7
8 8	8 8
9 9	9 9

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YEAS	N-V
100-200	100-200
0 0	0 0
1 1	1 1
2 2	2 2
3 3	3 3
4 4	4 4
5 5	5 5
6 6	6 6
7 7	7 7
8 8	8 8
9 9	9 9

DEL. PRO.

1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.

10	1
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DATE: 1

JAN.	2
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

Constitutional Convention

AMENDMENT NO. 12

As Amended by Report No. S&D-8

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. JB-1

BY DELEGATE S WILLIS, STERN

1 On page 7 Section 5.22 Judicial Term of
 2 Office in line 22 strike out the words "his
 3 appointment" and insert in lieu thereof the
 4 following: "the occurrence of the vacancy
 5 to which he was appointed".
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for
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 12 to JB-1
(substance)

YEAS	N-V	NAYS
President		•
• Tawes		
Clark, J. •	Aye	
James •		
• Abramson		
Adkins •		
• Anderson		
Armor •		
• Bamberger		
• Bard		
• Barrick		
Baumann •		
• Beachley		
• Beall		
• Bennett		
• Blair		
• Boileau		
• Borom		
Bothe •		
Boyce		•
• Boyer		
• Boyles		
Bradshaw		•
Bryson		•
• Burdette		
Burgess •		
Bushong •		
• Buzzell		
• Byrnes		
Caldwell •		
• Cardin		
• Carson		
Case •		
• Chabot		
• Child		
Cicone		•

YEAS	N-V	NAYS
Clagett		•
• Clarke, E. J.		
Cleveland		
• Dabrowski		
Darby •		
• Della		
Dorsey •		
• Dukes		
Dulany		•
• Eckenrode		
• Finch		
Fornos		•
• Fox		
Frederick •		
Freedlander		•
Gallagher		•
• Gilchrist		
• Gill		
• Gleason		
• Grant		
• Groh		
• Grumbacher		
Gullett •		
Hanson •		
• Hardwicke		
Hargrove		•
• Harkness		
Harris •		
Henderson		•
• Hickman		
Hopkins		•
Hostetter •		
Hutchinson		
• Jett		
• Johnson		
Kahl		•

YEAS	N-V	NAYS
Key	•	
Kiefer •		
• Kirkland		
Koger		
Kosakowski		•
• Koss		
Leitzel •		
• Linton		
• Lord		
• Macdonald		
• Malkus		
Marion		•
Mason •		
• Maurer		
Mentzer •		
Miller, B.		•
Miller, E. •		
Mitchell •		
• Morgan		
Moser		•
• Mosner		
Mudd		•
Murphy •		
• Murray, D. S.		
• Murray, E. C.		
Needle		•
Neilson		•
• Neumann		
Smith, A. W.		•
• Pascal		
Penniman		•
• Peters		
Powers		•
Price •		
• Pullen		
• Raley		

2nd reading

YEAS	N-V	NAYS
• Robey, F. C.		
• Robie, K. L.		
• Rollins		
Rosenstock		
• Rush		
• Rybczynski		
Scanlan •		
• Schloeder		
Schneider		•
• Sherbow		
• Sickles		
• Siewierski		
• Singer		
• Smith, J. H.		
• Smith, M. H.		
• Sollins		
• Sosnowski		
• Soul		
• Stern		
• Storm		
• Sybert		
Taylor, H. •		
Taylor, L. •		
Ulrich		•
Vecera •		
Wagandt		•
• Webb		
• Ritter		
• Weidemeyer		
• Wheatley		
• White		
• Willis		
• Willoner		
Winslow •		

82

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YEAS 100-200	N-V 100-200	NAYS 100-200
0 0	0 0	0 0
1 1 •	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5 •	5 5
6 6	6 6	6 6 •
7 7	7 7	7 7
• 8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DATE: 1
JAN. 2 •
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SEPT. 7 •
OCT. 8
NOV. 9
DEC. 0

Constitutional Convention

AMENDMENT NO. 13

As Amended by Report No. S&D-8

~~XXXXXXXXXXXXXXXXXXXXX~~
~~To Amendment No. 13~~

To Committee Recommendation No. JB-1

BY DELEGATES JOHNSON, HARKNESS, E.C. MURRAY,
 JETT.

1 On page 8 Section 5.25 Restriction of
 2 Non-Judicial Activities in line 33 after
 3 the word "campaign" add the following words:
 4

5 "or serve as officer, director or employee
 6 of any business formed with the intention
 7 of making a profit".
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un-chaired intergroup

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14

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 13 to JB-1
(substance)

YEAS	N-V	NAYS
President		
Tawes		
Clark, J.	Aye	
James		
Abramson		
Adkins		
Anderson		
Armor		
Bamberger		
Bard		
Barrick		
Baumann		
Beachley		
Beall		
Bennett		
Blair		
Boileau		
Borom		
Bothe		
Boyce		
Boyer		
Boyles		
Bradshaw		
Bryson		
Burdette		
Burgess		
Bushong		
Buzzell		
Byrnes		
Caldwell		
Cardin		
Carson		
Case		
Chabot		
Child		
Cicone		

YEAS	N-V	NAYS
Clagett		
Clarke, E. J.		
Cleveland		
Dabrowski		
Darby		
Della		
Dorsey		
Dukes		
Dulany		
Eckenrode		
Finch		
Fornos		
Fox		
Frederick		
Freedlander		
Gallagher		
Gilchrist		
Gill		
Gleason		
Grant		
Groh		
Grumbacher		
Gullett		
Hanson		
Hardwick		
Hargrove		
Harkness		
Harris		
Henderson		
Hickman		
Hopkins		
Hostetter		
Hutchinson		
Jett		
Johnson		
Kahl		

YEAS	N-V	NAYS
Key		
Kiefer		
Kirkland		
Koger		
Kosakowski		
Koss		
Leitzel		
Linton		
Lord		
Macdonald		
Malkus		
Marion		
Mason		
Maurer		
Mentzer		
Miller, B.		
Miller, E. T.		
Mitchell		
Morgan		
Moser		
Mosner		
Mudd		
Murphy		
Murray, D. S.		
Murray, E. C.		
Needle		
Neilson		
Neumann		
Smith, A. W.		
Pascal		
Penniman		
Peters		
Powers		
Price		
Pullen		
Raley		

2nd reading

YEAS	N-V	NAYS
Robey, F. C.		
Robie, K. L.		
Rollins		
Rosenstock		
Rush		
Rybczynski		
Scanlan		
Schloeder		
Schneider		
Sherbow		
Sickles		
Siewierski		
Singer		
Smith, J. H.		
Smith, M. H.		
Sollins		
Sosnowski		
Soul		
Stern		
Storm		
Sybert		
Taylor, H. E.		
Taylor, L.		
Ulrich		
Vecera		
Wagandt		
Webb		
Ritter		
Weidemeyer		
Wheatley		
White		
Willis		
Willoner		
Winslow		

69

YEAS	N-V	NAYS
100-200	100-200	100-200
0	0	0
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8	8	8
9	9	9

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DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DATE: 1
JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 14 to JB-1
(substance)

2nd reading

YEAS	N-V	NAYS
President		•
Tawes		•
Clark, J.	Nay	
James	•	
Abramson	•	
Adkins		•
Anderson		
Armor	•	
Bamberger		
Bard		
Barrick		
Baumann	•	
Beachley	•	
Beall		
Bennett		
Blair	•	
Boileau		•
Borom		•
Bothe	•	
Boyce		•
Boyer		
Boyles		
Bradshaw		•
Bryson		
Burdette		
Burgess		
Bushong	•	
Buzzell		
Byrnes		
Caldwell	•	
Cardin		
Carson		
Case	•	
Chabot		•
Child		
Cicone		•

YEAS	N-V	NAYS
• Claquet		
Clarke, E. J.		•
Cleveland	•	
Dabrowski		•
Darby	•	
Della		•
Dorsey	•	
Dukes		•
Dulany		•
Eckenrode		•
• Finch		
Fornos		•
Fox		•
Frederick	•	
Freedlander		•
• Gallagher		
Gilchrist		•
Gill		•
• Gleason		
• Grant		
• Groh		
• Grumbacher		
Gullett	•	
Hanson		•
Hardwick	•	
Hargrove	•	
Harkness		•
Harris		•
• Henderson		
Hickman		•
Hopkins		•
• Hostetter		
Hutchinson	•	
Jett		•
Johnson		•
Kahl	•	

YEAS	N-V	NAYS
Key	•	
Kiefer		•
Kirkland		•
Koger	•	
Kosakowski		•
• Koss		
Leitzel	•	
Linton		•
• Lord		
Macdonald		•
Malkus		•
Marion		•
• Mason		
Maurer		•
Mentzer	•	
Miller, B.		•
Miller, E. T.		•
Mitchell		•
Morgan		•
• Moser		
Mosner		•
Mudd		•
Murphy	•	
Murray, D. S.		•
Murray, E. C.		•
• Needle		
Neilson		•
Neumann		•
• Smith, A. W.		
• Pascal		
• Penniman		
Peters		•
Powers		•
Price	•	
• Pullen		
• Raley		

YEAS	N-V	NAYS
Robey, F. C.		•
Robie, K. L.		•
Rollins		•
Rosenstock		•
Rush	•	
• Rybczynski		
Scanlan	•	
Schloeder		•
Schneider		•
Sherbow		•
Sickles		•
• Siewierski		
• Singer		
• Smith, J. H.		
Smith, M. H.		•
Sollins		•
• Sosnowski		
• Soul		
• Stern		
Storm	•	
• Sybert		
Taylor, H. E.		
Taylor, L.	•	
Ulrich		•
Vecera	•	
• Wagandt		
Webb		•
Ritter		•
Weidemeyer		•
Wheatley	•	
White		•
• Willis		
• Willoner		
Winslow	•	

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YEAS 100-200	N-V 100-200	NAYS 100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
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DEL. PRO.

COM. REC.

DATE: 1

1000	130	• 10 1
2000	200	20 2
3000	300	30 3
4000	400	40 4
	500	50 5
RESO.	600	60 6
2-R.	700	70 7
3-R.	800	80 8
QUO.	900	90 9
MOT.	000	00 0

JAN. 2

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Constitutional Convention

AMENDMENT NO. _____

As Amended by Report No. S&D-8
~~TOX AMENDMENT TOX XXXXXXXX~~

To Committee Recommendation No. JB-1

BY DELEGATE KIRKLAND

1 On page 1 Section 5.01 Judicial Power
2 strike out all of lines 7 through 11,
3 inclusive, and insert in lieu thereof the
4 following:
5
6 "The judicial power of the state shall be
7 vested in one Court of Appeals, Circuit
8 Courts and in such inferior courts as the
9 General Assembly may from time to time
10 provide by law. The several courts shall
11 have original and appellate jurisdiction as
12 provided by law."

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*One submitted
Appellate Ct*

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Constitutional Convention

AMENDMENT NO. _____

As Amended by Report No. S&D-8

~~To Amend No. 13~~

To Committee Recommendation No. JB-1

BY DELEGATE CARSON

1 On page 8 Section 5.25 Restriction of
2 Non-Judicial Activities as amended by
3 Amendment No. 13 in lines 6 and 7 of the
4 amendment strike out the following:
5
6 "business formed with the intention of making
7 a profit" and insert in lieu thereof the words
8 "non-charitable enterprise".
9

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Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-9

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 21 & 22

December 27 , 1967.

TITLE

1 A Report concerning Committee Recommendations
2 Nos. R&P-1 and R&P-2.

3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommendations
6 Nos. R&P-1 and R&P-2 read as indicated in the
7 attached recommendation.
8
9

10
11
12
13 The Committee on Style, Drafting and Arrange-
14 ment is reporting two committee recommendations
15 together - R&P-1 and P&P-2. The source of the
16 original language is noted in brackets after the
17 heading of each section. Such notation should
18 not be considered as part of the recommendation
19 of the Committee on Style, Drafting and
20 Arrangement.

21
22 It is the practice of the Committee on Style,
23 Drafting and Arrangement to have only one para-
24 graph in each section. To accomplish this
25 objective, some paragraphs have been combined,
26 as with section 1.01 and some have been turned
27 into separate sections, as with the original
28 section 9 of R&P-1 which is now sections 1.14,
29 1.15 and 1.16.
30

1 In section 1.05, words were added in lines
2 28 and 29 to make it clear that security against
3 interception of communications was unlimited in
4 scope and was not limited to persons, houses,
5 papers and effects.

6
7 In section 1.08, the words "in writing" are
8 placed before "under oath" to conform with the lan-
9 guage of the present Constitution and to make
10 clear that the suggestion rather than the oath
11 is to be in writing. In line 14, the word "court"
12 is changed to "county" because the significant
13 change in the judicial system in Article 5 makes
14 "county" the more appropriate word.

15
16 In section 1.12, the words "an obligation
17 created by" were added to emphasize that debt
18 relates to an obligation and does not relate to
19 a decree of court. The words "of competent
20 jurisdiction" were dropped as unnecessary.
21 Since the words "support of" in line 43 refer to
22 wife, dependent children and illegitimate chil-
23 dren, the same words were dropped from line 44.
24 Since "children" includes "child", that word is
25 dropped in line 45.

26
27 The language in Section 1.13 in line 6 was
28 changed to conform to the change in the court
29 system as accepted in Committee Recommendation
30 No. JB-1.

31
32 Words were deleted from Section 1.14 to avoid
33 a conflict in light of the language approved in
34 Committee Recommendation No. LB-2 on continuity
35 of government which does permit, under certain
36 conditions, a suspension of Constitutional pro-
37 visions.

38
39 In the section entitled "Limitation on Holding
40 Office" on page 5, the reference to "law" in
41 line 10 is not clear. The Committee on Style,
42 Drafting and Arrangement suggests that the
43 Convention may wish to make it clear whether this
44 means a law of the General Assembly or a law of
45 a legislative body in the State. The language in
46 the section on the Legislative Branch entitled
47 "General Application of Laws" makes it clear that
48 the words "by law" mean, as far as General Assembly
49 action is concerned, "by public general law" unless
50 it is one of the stated exceptions (and this is not

1 one of the exceptions). Therefore, any action
2 taken by the General Assembly under the words
3 "except to the extent and in the manner provided
4 by law" on lines 20 through 22 are concerned, must
5 be by public general law. For this reason, the
6 last sentence can be dropped as unnecessary.

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Constitutional Convention

COMMITTEE RECOMMENDATION NO. R&P-1, R&P-2

PRESENTED BY THE COMMITTEE ON PERSONAL RIGHTS AND THE
PREAMBLE on November 15 & 17, 1967

Approved by the Committee of the Whole with
amendments on December 13 & 15, 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on Dec. 27, 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

1 PERSONAL RIGHTS AND THE PREAMBLE

2

3

PREAMBLE

4

5 We, the people of the sState of Maryland, grate-
6 ful to Almighty God for our civil and religious
7 freedom, recognizing that all political power
8 originates in the people and that all government
9 is instituted to secure their right to life,
10 liberty, and the pursuit of happiness, and ac-
11 knowledging our duty and responsibility to poster-
12 ity, do establish and ordain this eConstitution.

13

14

ARTICLE #1

15

16

DECLARATION OF RIGHTS

17

18

Section ~~1-1~~.01. Freedom of Expression.

[R&P-1]

19

20

21

22

23

24

{A}The people shall have the right peaceably
to assemble and to petition the government for a
redress of grievances. {B}Freedom of the press and
freedom of speech shall not be abridged, each per-
son remaining responsible for abuse of those rights.

1 Section ~~2-1.02.~~ Freedom of Religion. [R&P-1]

2
3 No law shall be made respecting an establish-
4 ment of religion, or prohibiting the free exercise
5 thereof.

6
7 Section ~~3-1.03.~~ Right-to Due Process and Equal [R&P-1]
8 Protection.

9
10 No person shall be deprived of life, liberty,
11 or property, without due process of law, nor be
12 denied the equal protection of the laws, nor be
13 subject to discrimination by the State because
14 of race, color, religion, or national origin.

15
16 Section ~~14-1.04.~~ Legislative and Executive Fair [R&P-2]
17 Treatment in Investigations.

18
19 No person~~s~~ shall be denied the right to fair [R&P-1]
20 and just treatment in ~~the course of~~ legislative
21 or executive investigations ~~shall be infringed.~~

22
23 Section ~~4-1.05.~~ Search and Seizure, Right-to [R&P-1]
24 Privacy.

25
26 The right of the people to be secure in their
27 persons, houses, papers, and effects against un-
28 reasonable searches, and seizures, and to be secure
29 against unreasonable interceptions of their
30 communications, ~~or~~ and other invasions of their
31 privacy, shall not be violated, and ~~n~~No warrants
32 shall ~~issue,~~ be issued but except upon probable
33 cause, supported by oath or affirmation, and
34 particularly describing the place to be searched
35 and the persons or things to be seized, or the
36 communications sought to be intercepted.

37
38 Section ~~11-1.06.~~ Grand Jury Indictment as-a-Right [R&P-2]
39 of-the-Accused.

40
41 No person shall be held to answer for a felony
42 unless on indictment of a grand jury, except in
43 cases arising in the militia while in actual service.

44
45 Section ~~5-1.07.~~ Rights of Accused. [R&P-1]

46
47 A person accused of crime shall have the right to
48 be informed of the nature and cause of the accusation
49 in time to prepare his defense, to have the assist-
50 ance of counsel for his defense, to be confronted
51 with and to examine under oath or affirmation the

1 witnesses against him, to have compulsory process
2 for obtaining witnesses, and to have a speedy and
3 public trial by an impartial jury of twelve without
4 whose unanimous consent he shall not be adjudged
5 guilty.

6
7 Section 12-1.08. Right-of Removal of Criminal [R&P-2]
8 Cases.
9

10 In cases punishable by death or life imprisonment,
11 after suggestion *in writing* under oath ~~in-writing~~
12 ~~of by either of the parties~~ party that such
13 the party cannot have a fair and impartial trial
14 in the ~~court~~ county where the case may be
15 is pending, ~~that the~~ court shall order the case re-
16 moved to another county for trial. ~~All~~ ~~o~~ Other criminal
17 cases may be removed only as permitted by the Court
18 of Appeals by rule or by the General Assembly by law.

19
20 Section 6-1.09. Right-Against Self-Incrimination [R&P-1]
21 and-Double-jeopardy.
22

23 {A} No person shall be compelled in any criminal
24 case to be a witness against himself.

25
26 Section 1.10. Double Jeopardy. [R&P-1]
27

28 {B} No person shall be twice put in jeopardy of
29 criminal punishment for the same offense.

30
31 Section 8-1.11. Unusual Punishments. [R&P-1]
32

33 {A} Excessive bail shall not be required, nor
34 excessive fines imposed, nor cruel and unusual punish-
35 ments inflicted. {B} No conviction of crime shall not
36 work corruption of blood or forfeiture of estate.

37
38 Section 13-1.12. Imprisonment for Debt. [R&P-2]
39

40 No person shall be imprisoned for debt, but
41 ~~an obligation created by~~ a valid decree of a court
42 ~~of competent jurisdiction~~ or an agreement approved by
43 decree of said a court for the support of a wife,
44 or of dependent children, or ~~for the support of an~~
45 illegitimate child or children, or for alimony, shall
46 not constitute a debt within the meaning of this
47 section.
48
49
50

1 Section 7-1.13. Right-to Jury Trial in Civil [R&P-1]
2 Cases.
3

4 Every person shall have the right of trial by
5 jury of all issues of fact in civil proceedings
6 at law in the ~~several~~ courts of law in this State
7 where the amount or value in controversy exceeds
8 ~~such the~~ minimum as that the General Assembly may
9 be-fixed provide by law. The jury shall consist
10 of not less than twelve- except that the General
11 Assembly may provide by law for a jury of not less
12 than six in the District Court. A unanimous
13 decision of any the jury shall be required to
14 constitute its verdict.
15

16 Section-9--Limitations-on-State-Action-

17
18 Section 1.14. Habeas Corpus. [R&P-1]
19

20 {A} The right to the writ of habeas corpus,
21 ~~and-the-provisions-of-this-constitution,~~ shall not
22 be suspended.
23

24 Section 1.15. Ex Post Facto Laws. [R&P-1]
25

26 {E} No bill of attainder, or ex post facto law,
27 or law impairing the obligation of contracts shall
28 be enacted.
29

30 Section 1.16. Eminent Domain. [R&P-1]
31

32 {B} Private property shall not be taken or
33 damaged for public use or purposes without just
34 compensation.
35

36 Section 1.17. Right-to-Organize-and-Bargain [R&P-1]
37 Collectively Collective Bargaining.
38

39 Employees shall have the right or organize and
40 bargain collectively through representatives of
41 their own choosing, subject to ~~such~~ any procedural
42 regulations as that the General Assembly may
43 prescribe provide by law.
44

45 Section 10-1.18. Reserved Rights. [R&P-1]
46

47 The enumeration of rights in this Constitution
48 shall not be construed to impair, disparage, or
49 deny others retained by the people.
50

ARTICLE 8

GENERAL PROVISIONS

Section 5- Limitation of on Holding Office. [R&P-2]

~~That-n~~No person shall hold, at the same time,
more than one office of profit, created by the
this Constitution or the laws of this State,
except as may be provided by law.

Section 7- Right-to-Sue-State-and-Local [R&P-2]
Governments Sovereign Immunity.

~~The-doctrine-of-s~~Sovereign immunity may not be
pleaded as a defense in suits against the sState,
~~its-instrumentalities-and-its-political-sub-~~
~~divisions~~ or any units of local government, or any
of their departments or agencies, except to the
extent and in the manner ~~as-shall-be-permitted~~
provided by law. ~~Any-law-enacted-by-the-General~~
~~Assembly-pursuant-to-this-section-shall-be-a-public~~
~~general-law.~~

1 PERSONAL RIGHTS AND THE PREAMBLE

2
3 PREAMBLE

4
5 We, the people of the State of Maryland,
6 grateful to Almighty God for our civil and
7 religious freedom, recognizing that all polit-
8 ical power originates in the people and that
9 all government is instituted to secure their
10 right to life, liberty, and the pursuit of
11 happiness, and acknowledging our duty and
12 responsibility to posterity, do establish
13 and ordain this Constitution.

14
15 ARTICLE 1

16
17 DECLARATION OF RIGHTS

18
19 Section 1.01. Freedom of Expression. [R&P-1]

20
21 The people shall have the right peaceably
22 to assemble and to petition the government
23 for a redress of grievances. Freedom of the
24 press and freedom of speech shall not be
25 abridged, each person remaining responsible
26 for abuse of those rights.

27
28 Section 1.02. Freedom of Religion. [R&P-1]

29
30 No law shall be made respecting an estab-
31 lishment of religion, or prohibiting the free
32 exercise thereof.

33
34 Section 1.03. Due Process and Equal [R&P-1]
35 Protection.

36
37 No person shall be deprived of life, liberty,
38 or property without due process of law, nor
39 be denied the equal protection of the laws,
40 nor be subject to discrimination by the State
41 because of race, color, religion, or national
42 origin.

43
44 Section 1.04. Fair Treatment in Investigations. [R&P-2]

45
46 No person shall be denied the right to fair
47 and just treatment in legislative or executive
48 investigations.

1 Section 1.05. Search and Seizure. [R&P-1]

2
3 The right of the people to be secure in their
4 persons, houses, papers, and effects against un-
5 reasonable searches, ~~and seizures, and-to-be-secure~~
6 ~~against-unreasonable~~ interceptions of their
7 communications, ~~or and~~ other invasions of their
8 privacy, shall not be violated, ~~and n~~No warrants
9 shall ~~issue, be-issued but except~~ upon probable
10 cause, supported by oath or affirmation, and
11 particularly describing the place to be searched
12 and the persons or things to be seized, or the
13 communications sought to be intercepted.

14
15 Section 1.06. Grand Jury Indictment. [R&P-2]

16
17 No person shall be held to answer for a
18 felony unless on indictment of a grand jury,
19 except in cases arising in the militia while
20 in actual service.

21
22 Section 1.07. Rights of Accused. [R&P-1]

23
24 A person accused of crime shall have the
25 right to be informed of the nature and cause
26 of the accusation in time to prepare his
27 defense, to have the assistance of counsel
28 for his defense, to be confronted with and
29 to examine under oath or affirmation the
30 witnesses against him, to have compulsory
31 process for obtaining witnesses, and to have
32 a speedy and public trial by an impartial
33 jury of twelve without whose unanimous con-
34 sent he shall not be adjudged guilty.

35
36 Section 1.08. Removal of Criminal Cases. [R&P-2]

37
38 In cases punishable by death or life impris-
39 onment, after suggestion in writing under oath
40 by either party that the party cannot have a
41 fair and impartial trial in the county where
42 the case is pending, the court shall order the
43 case removed to another county for trial.
44 Other criminal cases may be removed only as
45 permitted by the Court of Appeals by rule or
46 by the General Assembly by law.

47
48
49
50

1 Section 1.09. Self-Incrimination. [R&P-1]

2
3 No person shall be compelled in any criminal
4 case to be a witness against himself.
5

6 Section 1.10. Double Jeopardy. [R&P-1]

7
8 No person shall be twice put in jeopardy of
9 criminal punishment for the same offense.
10

11 Section 1.11. Unusual Punishments. [R&P-1]

12
13 Excessive bail shall not be required, nor
14 excessive fines imposed, nor cruel and unusual
15 punishments inflicted. Conviction of crime
16 shall not work corruption of blood or for-
17 feiture of estate.
18

19 Section 1.12. Imprisonment for Debt. [R&P-2]

20
21 No person shall be imprisoned for debt, but
22 an obligation *for the support of a dependent*
23 *or for alimony* created by a valid decree of
24 a court or *created by* an agreement approved
25 by ~~decree of a court for the support of a~~
26 ~~wife, or of dependent children, or of~~
27 ~~illegitimate child or children, or for~~
28 ~~alimony, shall~~ *decree of a court shall* not
29 constitute a debt within the meaning of
30 this ~~S~~ection.
31

32 Section 1.13. Jury Trial in Civil Cases. [R&P-1]

33
34 Every person shall have the right of trial
35 by jury of all issues of fact in civil pro-
36 ceedings at law in the courts of this State
37 where the amount or value in controversy
38 exceeds the minimum that the General Assembly
39 may ~~provide~~ *prescribe* by law. The jury shall
40 consist of ~~not less than~~ twelve except that
41 the General Assembly may ~~provide~~ *prescribe*
42 by law for a jury of not less than six, *or more*
43 *than twelve* in the District Court. A unani-
44 mous decision of the jury shall be required
45 to constitute its verdict.
46
47
48
49
50

1 Section 1.14. Habeas Corpus. [R&P-1]

2
3 The right to the writ of habeas corpus
4 shall not be suspended.

5
6 Section 1.15. Ex Post Facto Laws. [R&P-1]

7
8 No bill of attainder, or ex post facto
9 law, or law impairing the obligation of con-
10 tracts shall be enacted.

11
12 Section 1.16. Eminent Domain. [R&P-1]

13
14 Private property shall not be taken or
15 damaged for public use or purposes without
16 just compensation *except that the allowance*
17 *of compensation for property damaged but not*
18 *taken for public use or purposes shall be*
19 *subject to reasonable limitations and restric-*
20 *tions that the General Assembly may prescribe*
21 *by law.*

22
23 ~~Section 1.17. -- Collective Bargaining.~~ {R&P-1}-

24
25 ~~Employees shall have the right to organize~~
26 ~~and bargain collectively through representa-~~
27 ~~tives of their own choosing, subject to any~~
28 ~~procedural regulations regulation of the exer-~~
29 ~~cise of those rights that the General Assembly~~
30 ~~may prescribe by law.~~

31
32 Section 1.18. Reserved Rights. [R&P-1]

33
34 The enumeration of rights in this Constitu-
35 tion shall not be construed to impair, disparage,
36 or deny others retained by the people.

37
38
39
40 ARTICLE 1. DECLARATION OF RIGHTS.

41
42 Section _____. Continuity of Government During
43 Emergencies.

44
45 ~~The provisions of this Constitution shall~~
46 ~~not be suspended, except temporarily during~~
47 ~~an emergency caused by disasters or enemy~~
48 ~~attack and then only to the extent necessary~~
49 ~~to preserve continuity of state and local pub-~~
50 ~~lic offices and governmental operations.~~

CONSTITUTIONAL CONVENTION OF MARYLAND

1967 as amended
ROLL CALL OF § 1.17

Com. Rec. R & P-1
R & P-2
with exception
2nd ndg.

YEAS	N-V	NAYS
• President		
• Tawes		
Clark, J. •		
• James		
Abramson		
• Adkins		
Anderson		•
• Armor		
• Bamberger		
Bard •		
• Barrick		
Baumann •		
• Beachley		
Beall •		
Bennett •		
• Blair		
• Boileau		
• Borom		
• Bothe		
Boyce •		
• Boyer		
• Boyles		
• Bradshaw		
• Bryson		
• Burdette		
• Burgess		
Bushong •		
• Buzzell		
• Byrnes		
Caldwell •		
• Cardin		
• Carson		
• Case		
Chabot •		
• Child		
• Cicone		

YEAS	N-V	NAYS
• Clagett		
• Clarke, E. J.		
Cleveland •		
• Dabrowski		
Darby •		
• Della		
Dorsey		•
Dukes		•
• Dulany		
• Eckenrode		
• Finch		
• Fornos		
• Fox		
• Frederick		
• Freedlander		
• Gallagher		
• Gilchrist		
• Gill		
Gleason •		
• Grant		
• Groh		
• Grumbacher		
• Gullett		
• Hanson		
• Hardwicke		
• Hargrove		
• Harkness		
• Harris		
• Henderson		
• Hickman		
• Hopkins		
• Hostetter		•
• Hutchinson		
• Jett		
• Johnson		
• Kahl		

YEAS	N-V	NAYS
• Key		
• Kiefer		
Kirkland		•
• Koger		
• Kosakowski		
• Koss		
Leitzel •		
• Linton		
• Lord		
Macdonald		•
Malkus		•
• Marion		
• Mason		
• Maurer		
• Mentzer		
• Miller, B.		
Miller, E. T.		
• Mitchell		
• Morgan		
• Moser		
Mosner •		
• Mudd		
• Murphy		
• Murray, D. S.		
• Murray, E. C.		
• Needle		
• Neilson		
• Neumann		
• Smith, A. W.		
Pascal •		
• Penniman		
• Peters		
• Powers		
Price •		
• Pullen		
• Raley		

YEAS	N-V	NAYS
Robey, F. C.		•
• Robie, K. L.		
• Rollins		
• Rosenstock		
Rush •		
Rybczynski		
Scanlan •		
• Schloeder		
• Schneider		
• Sherbow		
• Sickles		
• Siewierski		
• Singer		
Smith, J. H. Aye		
Smith, M. H. Aye		
• Sollins		
Sosnowski		•
• Soul		
Stern		•
Storm		•
Sybert		•
• Taylor, H. E.		
• Taylor, L.		
Ulrich		•
Vecera •		
Wagandt •		
Webb		•
Ritter		•
• Weidemeyer		
• Wheatley		
• White		
• Willis		
• Willoner		
• Winslow		

103

YEAS	N-V	NAYS
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YEAS	N-V	NAYS
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YEAS	N-V	NAYS
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DEL. PRO.

1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
• 2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.

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60	6
70	7
80	8
90	9
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DATE: 1
JAN. 2

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SEPT. 7
OCT. 8
NOV. 9
• DEC. 0

Adoption of Com. on Styl
Amendments (en bloc)
R&P-1; R&P-2 except For Sec.
105 but including caption.

1967
ROLL CALL
2nd rdg.

CONSTITUTIONAL CONVENTION OF MARYLAND

YEAS N-V NAYS

● President
● Tawes
● Clark, J. ● Aye
● James
● Abramson
● Adkins
● Anderson
● Armor
● Bamberger
● Bard
● Barrick
● Baumann
● Beachley
● Beall
● Bennett ●
● Blair
● Boileau
● Borom
● Bothe
● Boyce
● Boyer
● Boyles ●
● Bradshaw
● Bryson
● Burdette
● Burgess
● Bushong ●
● Buzzell
● Byrnes ●
● Caldwell ●
● Cardin
● Carson ●
● Case
● Chabot ●
● Child
● Cicone

YEAS N-V

● Clagett
● Clarke, E. J.
● Cleveland
● Dabrowski
● Darby
● Della ●
● Dorsey
● Dukes
● Dulany
● Eckenrode
● Finch
● Fornos
● Fox ●
● Frederick
● Freedlander
● Gallagher
● Gilchrist
● Gill
● Gleason ●
● Grant
● Groh
● Grumbacher
● Gullett
● Hanson
● Hardwicke
● Hargrove
● Harkness
● Harris
● Henderson
● Hickman ●
● Hopkins
● Hostetter
● Hutchinson
● Jett
● Johnson
● Kahl

NAYS

YEAS N-V

● Key
● Kiefer
● Kirkland
● Koger
● Kosakowski
● Koss
● Leitzel
● Linton
● Lord ●
● Macdonald
● Malkus ●
● Marion
● Mason
● Maurer
● Mentzer
● Miller, B.
● Miller, E. J.
● Mitchell
● Morgan
● Moser ●
● Mosner
● Mudd
● Murphy
● Murray, D. S.
● Murray, E. C.
● Needle
● Neilson
● Neumann ●
● Smith, A. W.
● Pascal ●
● Penniman
● Peters
● Powers
● Price
● Pullen
● Raley

NAYS

YEAS N-V NAYS

● Robey, F. C.
● Robie, K. L.
● Rollins
● Rosenstock
● Rush
● Rybczynski
● Scanlan
● Schloeder
● Schneider
● Sherbow
● Sickles
● Siewierski
● Singer ●
● Smith, J. H.
● Smith, M. H.
● Sollins
● Sosnowski
● Soul
● Stern ●
● Storm
● Sybert ●
● Taylor, H. E.
● Taylor, L. ●
● Ulrich
● Vecera
● Wagandt
● Webb ●
● Ritter
● Weidemeyer
● Wheatley
● White
● Willis ●
● Willoner
● Winslow

114

YEAS

100-200
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N-V

100-200
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NAYS

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DEL. PRO.

1000 100
2000 200
3000 300
4000 400
500
RESO. 600
2-R. 700
3-R. 800
QUO. 900
MOT. 000

COM. REC.

10 1
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30 3
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60 6
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80 8
90 9
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DATE: 1

JAN. 2

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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Style Com's
Rec as to Sec 1.05
as to lines 31 & 32

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett		•	• Key		•	• Robey, F. C.		•
• Tawes			• Clarke, E. J.		•	• Kiefer		•	• Robie, K. L.		•
• Clark, J. • Aye			• Cleveland		•	• Kirkland		•	• Rollins		•
• James		•	• Dabrowski		•	• Koger		•	• Rosenstock		•
• Abramso		•	• Darby		•	• Kosakowski		•	• Rush		•
• Adkins		•	• Della		•	• Koss		•	• Rybczynski		•
• Anderson		•	• Dorsey		•	• Leitzel		•	• Scanlan		•
• Armor		•	• Dukes		•	• Linton		•	• Schloeder		•
• Bamberger		•	• Dulany		•	• Lord	•		• Schneider		•
• Bard			• Eckenrode		•	• Macdonald			• Sherbow		•
• Barrick			• Finch		•	• Malkus	•		• Sickles		•
• Baumann			• Fornos			• Marion		•	• Siewierski		•
• Beachley		•	• Fox			• Mason		•	• Singer		•
• Beall			• Frederick		•	• Maurer		•	• Smith, J. H.		•
• Bennett			• Freedlander		•	• Mentzer		•	• Smith, M. H.		•
• Blair		•	• Gallagher		•	• Miller, B.		•	• Sollins		•
• Boileau		•	• Gilchrist		•	• Miller, E. T.		•	• Sosnowski		•
• Borom		•	• Gill		•	• Mitchell		•	• Soul		•
• Bothe		•	• Gleason •			• Morgan		•	• Stern	•	
• Boyce		•	• Grant		•	• Moser	•		• Storm		•
• Boyer	•		• Groh		•	• Mosner		•	• Sybert	•	
• Boyles	•		• Grumbacher		•	• Mudd		•	• Taylor, H. E.		•
• Bradshaw			• Gullett		•	• Murphy		•	• Taylor, L.		•
• Bryson			• Hanson			• Murray, D. S.		•	• Ulrich		•
• Burdette			• Hardwicke			• Murray, E. C.		•	• Vecera		•
• Burgess		•	• Hargrove			• Needle			• Wagandt		•
• Bushong	•		• Harkness		•	• Neilson			• Webb	•	
• Buzzell		•	• Harris		•	• Neumann		•	• Ritter		•
• Byrnes	•		• Henderson		•	• Smith, A. W.		•	• Weidemeyer		•
• Caldwell	•		• Hickman	•		• Pascal	•		• Wheatley		•
• Cardin			• Hopkins		•	• Penniman		•	• White		•
• Carson	•		• Hostetter		•	• Peters		•	• Willis	•	
• Case			• Hutchinson			• Powers		•	• Willoner		•
• Chabot	•		• Jett		•	• Price		•	• Winslow		•
• Child			• Johnson			• Pullen		•			
• Cicone			• Kahl			• Raley					

47

YEAS
100-200

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NAYS
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DEL. PRO.

1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.

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70	7
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90	9
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JAN.	2
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Style Com's
Rec as to Sec 1.05
as to lines 28, 29, 30.

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President	•		Clagett		•	Key		•	Robey, F. C.		•
Tawes		•	• Clarke, E. J.			Kiefer		•	Robie, K. L.		•
Clark, J.	•	Nay	Cleveland	•		Kirkland		•	Rollins		•
James		•	Dabrowski		•	Koger		•	Rosenstock		•
Abramson	•		Darby		•	Kosakowski		•	Rush		•
• Adkins			Della		•	Koss		•	Rybczynski		•
Anderson		•	Dorsey		•	Leitzel		•	Scanlan		•
Armor		•	Dukes		•	Linton		•	• Schloeder		•
Bamberger		•	Dulany		•	Lord	•		Schneider		•
Bard		•	Eckenrode		•	Macdonald			Sherbow		•
• Barrick			Finch	•		Malkus	•		Sickles		•
• Baumann			Fornos		•	Marion		•	Siewierski		•
Beachley		•	Fox		•	Mason		•	Singer		•
Beall		•	Frederick		•	Maurer		•	Smith, J. H.		•
• Bennett			• Freedlander			• Mentzer			Smith, M. H.		•
Blair		•	Gallagher	•		• Miller, B.			• Sollins		•
• Boileau			Gilchrist		•	• Miller, E. T.			Sosnowski		•
• Borom			Gill		•	Mitchell		•	Soul		•
• Bothe			Gleason	•		Morgan		•	Stern	•	
• Boyce			Grant		•	Moser	•		Storm		•
Boyer	•		Groh		•	Mosner		•	Sybert	•	
Boyles	•		Grumbacher		•	Mudd		•	Taylor, H. E.		•
• Bradshaw			Gullett		•	Murphy		•	Taylor, L.	•	
• Bryson			• Hanson			Murray, D. S.			Ulrich		•
• Burdette			• Hardwicke			Murray, E. C.		•	Vecera		•
Burgess		•	Hargrove		•	Needle		•	Wagandt	•	
Bushong	•		Harkness		•	Neilson	•		Webb		•
Buzzell		•	Harris		•	Neumann	•		Ritter		•
Byrnes	•		Henderson		•	Smith, A. W.		•	Weidemeyer		•
Caldwell	•		Hickman		•	Pascal	•		Wheatley	•	
Cardin		•	Hopkins		•	Penniman		•	White		•
Carson	•		Hostetter		•	Peters		•	Willis	•	
Case		•	Hutchinson		•	Powers		•	Willoner		•
Chabot	•		Jett		•	Price		•	Winslow		•
• Child			Johnson		•	Pullen		•			
Cicone		•	Kahl		•	Raley		•			

20

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NAYS
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DEL. PRO.

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4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.

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Constitutional Convention

AMENDMENT NO. 1

As Amended by Report No. S&D-9
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. R&P-1 and R&P-2

KOGER, GALLAGHER, GRANT, MOSIE,
BY DELEGATES GLEASON, MALKUS, GILL, MACDONALD,
STERN, BURGESS, GILCHRIST, ROLLINS, J. CLARK,
MORGAN, FRIEDLANDER, FOX, FREDERICK.

1 On page 1 in the Preamble in line 10 after
2 the word "liberty," add these words:
3
4 "economic opportunity".

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University of California, Los Angeles

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 1 to R&P-1
(substance) R&P-2

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			Claggett			Key			Robey, F. C.		
Tawes			Clarke, E. J.			Kiefer			Robie, K. L.		
Clark, J.	Aye		Cleveland			Kirkland			Rollins		
James			Dabrowski			Koger			Rosenstock		
Abramson			Darby			Kosakowski			Rush		
Adkins			Della			Koss			Rybczynski		
Anderson			Dorsey			Leitzel			Scanlan		
Armor			Dukes			Linton			Schloeder		
Bamberger			Dulany			Lord			Schneider		
Bard			Eckenrode			Macdonald			Sherbow		
Barrick			Finch			Malkus			Sickles		
Baumann			Fornos			Marion			Siewierski		
Beachley			Fox			Mason			Singer		
Beall			Frederick			Maurer			Smith, J. H.		
Bennett			Freedlander			Mentzer			Smith, M. H.		
Blair			Gallagher			Miller, B.			Sollins		
Boileau			Gilchrist			Miller, E. J.			Sosnowski		
Borom			Gill			Mitchell			Soul		
Bothe			Gleason			Morgan			Stern		
Boyce			Grant			Moser			Storm		
Boyer			Groh			Mosner			Sybert		
Boyles			Grumbacher			Mudd			Taylor, H. E.		
Bradshaw			Gullett			Murphy			Taylor, L.		
Bryson			Hanson			Murray, D. S.			Ulrich		
Burdette			Hardwicke			Murray, E. C.			Vecera		
Burgess			Hargrove			Needle			Wagandt		
Bushong			Harkness			Neilson			Webb		
Buzzell			Harris			Neumann			Ritter		
Byrnes			Henderson			Smith, A. W.			Weidemeyer		
Caldwell			Hickman			Pascal			Wheatley		
Cardin			Hopkins			Penniman			White		
Carson			Hostetter			Peters			Willis		
Case			Hutchinson			Powers			Willoner		
Chabot			Jett			Price			Winslow		
Child			Johnson			Pullen					
Cicone			Kahl			Raley					

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YEAS	100-200
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N-V	100-200
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NAYS	100-200
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DEL. PRO.

1000	100
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4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
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SEPT. 7

OCT. 8

NOV. 9

DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Motion to reconsider the
vote by which
Amend. 1 passed.

YEAS	N-V	NAYS
● President		
● Tawes		
● Clark, J.		
● James		
● Abramson		
● Adkins		
● Anderson		
● Armor		
● Bamberger		
● Bard		
● Barrick		
● Baumann		
● Beachley		
● Beall ●		
● Bennett		
● Blair		
● Boileau ●		
● Borom		
● Bothe		
● Boyce		
● Boyer		
● Boyles		
● Bradshaw		
● Bryson ●		
● Burdette		
● Burgess ●		
● Bushong ●		
● Buzzell ●		
● Byrnes ●		
● Caldwell ●		
● Cardin		
● Carson		
● Case		
● Chabot ●		
● Child ●		
● Cicone		

YEAS	N-V	NAYS
● Clagett		
● Clarke, E. J.		
● Cleveland		
● Dabrowski ●		
● Darby ●		
● Della		
● Dorsey		
● Dukes		
● Dulany		
● Eckenrode		
● Finch		
● Fornos ●		
● Fox		
● Frederick		
● Freedlander		
● Gallagher		
● Gilchrist		
● Gill		
● Gleason ●		
● Grant ●		
● Groh		
● Grumbacher		
● Gullett		
● Hanson		
● Hardwicke		
● Hargrove		
● Harkness		
● Harris ●		
● Henderson		
● Hickman		
● Hopkins		
● Hostetter		
● Hutchinson		
● Jett ●		
● Johnson		
● Kahl		

YEAS	N-V	NAYS
● Key		
● Kiefer		
● Kirkland ●		
● Koger		
● Kosakowski		
● Koss ●		
● Leitzel		
● Linton		
● Lord		
● Macdonald		
● Malkus ●		
● Marion		
● Mason		
● Maurer		
● Mentzer		
● Miller, B.		
● Miller, E. T.		
● Mitchell		
● Morgan		
● Moser		
● Mosner ●		
● Mudd		
● Murphy		
● Murray, D. S.		
● Murray, E. C.		
● Needle		
● Neilson		
● Neumann		
● Smith, A. W.		
● Pascal ●		
● Penniman		
● Peters		
● Powers		
● Price		
● Pullen		
● Raley		

YEAS	N-V	NAYS
● Robey, F. C.		
● Robie, K. L.		
● Rollins		
● Rosenstock		
● Rush		
● Rybczynski		
● Scanlan		
● Schloeder		
● Schneider		
● Sherbow		
● Sickles		
● Siewierski		
● Singer		
● Smith, J. H.		
● Smith, M. H.		
● Sollins		
● Sosnowski		
● Soul		
● Stern		
● Storm		
● Sybert ●		
● Taylor, H. E.		
● Taylor, L.		
● Ulrich		
● Vecera		
● Wagandt		
● Webb		
● Ritter ●		
● Weidemeyer		
● Wheatley		
● White		
● Willis ●		
● Willoner		
● Winslow		

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2 ●	2 2	2 2
3 3 ●	3 3	3 3
4 4	4 4	4 4 ●
5 5	5 5	5 5
6 6 ●	6 6 ●	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
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NOV. 9	●
DEC. 0	

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Amend 1
(reconsideration)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	Key		•	Robey, F. C.		•
Tawes		•	Clarke, E. J.		•	Kiefer		•	• Robie, K. L.		
• Clark, J.			Cleveland		•	Kirkland	•		• Rollins		
James		•	Dabrowski		•	• Koger			Rosenstock		•
• Abramson			Darby	•		Kosakowski		•	Rush		•
• Adkins			Della		•	Koss		•	• Rybczynski		
• Anderson			• Dorsey			Leitzel		•	• Scanlan		
Armor		•	• Dukes			Linton		•	• Schloeder		
• Bamberger			Dulany		•	Lord		•	• Schneider		
Bard		•	Eckenrode		•	Macdonald			Sherbow		•
Barrick		•	Finch		•	Malkus	•		Sickles	•	
Baumann		•	Fornos	•		Marion		•	Siewierski	•	
Beachley		•	• Fox			• Mason			• Singer		
Beall	•		• Frederick			• Maurer			Smith, J. H.		•
Bennett	•		• Freedlander			Mentzer		•	Smith, M. H.		•
Blair		•	• Gallagher			Miller, B.		•	Sollins	•	
• Boileau			• Gilchrist			Miller, E. J.			Sosnowski	•	
Borom		•	• Gill			Mitchell		•	Soul		•
Bothe	•		Gleason	•		• Morgan			Stern		•
Boyce		•	Grant	•		• Moser			• Storm		
Boyer		•	Groh		•	Mosner	•		Sybert	•	
• Boyles			• Grumbacher			• Mudd			Taylor, H. E.		•
Bradshaw		•	Gullett		•	Murphy		•	Taylor, L.		•
• Bryson			• Hanson			Murray, D. S.		•	• Ulrich		
Burdette		•	• Hardwicke			Murray, E. C.		•	• Vecera		
Burgess		•	Hargrove		•	• Needle			Wagandt	•	
Bushong	•		Harkness		•	Neilson		•	Webb		•
Buzzell		•	Harris	•		Neumann		•	Ritter		•
Byrnes		•	Henderson		•	• Smith, A. W.			Weidemeyer		•
Caldwell	•		Hickman		•	Pascal	•		Wheatley		•
Cardin		•	Hopkins		•	Penniman		•	• White		
Carson		•	Hostetter		•	• Peters			Willis	•	
Case		•	Hutchinson		•	Powers		•	Willoner		•
Chabot	•		Jett	•		Price		•	• Winslow		
Child		•	Johnson		•	Pullen		•			
Cicone		•	Kahl		•	Raley		•			

YEAS	N-V	NAYS
100-200	100-200	100-200
0	0	0
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9

DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

Constitutional^L Convention

AMENDMENT NO. 2

AS AMENDED BY REPORT NO. S&D #9

~~TO AMENDMENT NO. XXXXXXXX~~

To Committee Recommendation No. R&P-1 and R&P-2

BY DELEGATES WILLONER, ADKINS, ANDERSON, BEACHLEY,
BOTHE, CHILD, DELLA, DORSEY, DUKES, KIRKLAND, E.C.
MURRAY, ROLLINS, M.H. SMITH, SOSNOWSKI, STERN, STORM, SYBERT.

1 On page 2 immediately preceding Section 1.06.
2 Grand Jury Indictment add the following new
3 section:

4
5 "Section 1. _____ Criminal Jury, Judge of Law and
6 Fact.

7
8 In the trial of all criminal cases, the jury
9 shall be the judges of the law, as well as of
10 fact, except that the court may pass upon the
11 sufficiency of the evidence to sustain a
12 conviction."
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 2 to R&P-1
R&P-2
(substance)

2nd reading

YEAS	N-V	NAYS
President		•
Tawes		•
Clark, J.	•	Nay
James		•
Abramson		•
Adkins		•
Anderson		•
Armor		•
Bamberger		•
Bard		•
Barrick		•
Baumann		•
Beachley		•
Beall	•	
Bennett		•
Blair		•
Boileau		•
Borom		•
Bothe		•
Boyce		•
Boyer		•
Boyles	•	
Bradshaw		•
Bryson		•
Burdette		•
Burgess		•
Bushong	•	
Buzzell		•
Byrnes		•
Caldwell	•	
Cardin		•
Carson	•	
Case		•
Chabot	•	
Child		•
Cicone		•

YEAS	N-V	NAYS
• Clagett		
Clarke, E. J.		•
Cleveland		•
Dabrowski		•
Darby		•
Della		•
Dorsey		•
Dukes		•
Dulany		•
Eckenrode		•
Finch		•
Fornos		•
Fox		•
Frederick		•
Freedlander		•
Gallagher		•
Gilchrist		•
Gill		•
Gleason	•	
Grant	•	
Groh		•
Grumbacher		•
Gullett		•
Hanson		•
Hardwicke		•
Hargrove		•
Harkness		•
Harris		•
Henderson		•
Hickman		•
Hopkins		•
Hostetter		•
Hutchinson		•
Jett		•
Johnson		•
Kahl		•

YEAS	N-V	NAYS
• Key		
Kiefer		•
Kirkland		•
Koger		•
Kosakowski		•
Koss		•
Leitzel		•
Linton		•
Lord		•
Macdonald		•
Malkus	•	
Marion		•
Mason		•
Maurer		•
Mentzer		•
Miller, B.		•
Miller, E. J.		•
Mitchell		•
Morgan		•
Moser		•
Mosner	•	
Mudd		•
Murphy		•
Murray, D. S.		•
Murray, E. C.		•
Needle		•
Neilson		•
Neumann		•
Smith, A. W.		•
Pascal	•	
Penniman		•
Peters		•
Powers		•
Price		•
Pullen		•
Raley		•

YEAS	N-V	NAYS
• Robey, F. C.		
• Robie, K. L.		
• Rollins		
• Rosenstock		
• Rush		
• Rybczynski		
• Scanlan		•
• Schloeder		•
• Schneider		•
• Sherbow		•
• Sickles		•
• Siewierski		•
• Singer		•
• Smith, J. H.		•
• Smith, M. H.		
• Sollins		
• Sosnowski		
• Soul		
• Stern		
• Storm		
• Sybert	•	
• Taylor, H. E.		•
• Taylor, L.		
• Ulrich		
• Vecera		
• Wagandt		
• Webb		
• Ritter		
• Weidemeyer		
• Wheatley		
• White		•
• Willis	•	
• Willoner		
• Winslow		•

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67

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
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SEPT. 7
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DEC. 0

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Motion to reconsider
 the vote on
 Amend. 2

CONSTITUTIONAL CONVENTION OF MARYLAND
 1967
 ROLL CALL

R-P-1,2

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	• Clagett			• Key			• Robey, F. C.		
• Tawes			• Clarke, E. J.		•	• Kiefer	•		• Robie, K. L.		
Clark, J.		•	• Cleveland			• Kirkland			• Rollins		
James		•	• Dabrowski			• Koeger		•	• Rosenstock		
• Abramson			• Darby	•		• Kosakowski			• Rush		
• Adkins			• Della			• Koss		•	• Rybczynski		
• Anderson			• Dorsey			• Leitzel	•		• Scanlan		
• Armor		•	• Dukes			• Linton			• Schloeder		
• Bamberger			• Dulany		•	• Lord			• Schneider		
• Bard	•		• Eckenrode		•	• Macdonald			• Sherbow		•
• Barrick		•	• Finch			• Malkus			• Sickles		•
• Baumann			• Fornos			• Marion		•	• Siewierski		•
• Beachley			• Fox			• Mason		•	• Singer		•
• Beall	•		• Frederick			• Maurer		•	• Smith, J. H.		•
• Bennett		•	• Freedlander		•	• Mentzer		•	• Smith, M. H.		
• Blair			• Gallagher		•	• Miller, B.		•	• Sollins		
• Boileau			• Gilchrist		•	• Miller, E. T.			• Sosnowski		
• Borom			• Gill		•	• Mitchell			• Soul		
• Bothe			• Gleason	•		• Morgan		•	• Stern		
• Boyce	•		• Grant		•	• Moser		•	• Storm		
• Boyer	•		• Groh			• Mosner	•		• Sybert	•	
• Boyles		•	• Grumbacher		•	• Mudd		•	• Taylor, H. E.		
• Bradshaw		•	• Gullett		•	• Murphy			• Taylor, L.		
• Bryson		•	• Hanson		•	• Murray, D. S.		•	• Ulrich		
• Burdette			• Hardwicke		•	• Murray, E. C.			• Vecera		
• Burgess			• Hargrove		•	• Needle		•	• Wagandt		
• Bushong	•		• Harkness			• Neilson		•	• Webb		
• Buzzell			• Harris			• Neumann		•	• Ritter		
• Byrnes	•		• Henderson		•	• Smith, A. W.		•	• Weidemeyer		
• Caldwell	•		• Hickman		•	• Pascal	•		• Wheatley		
• Cardin	•		• Hopkins		•	• Penniman		•	• White		•
• Carson		•	• Hostetter			• Peters			• Willis		
• Case		•	• Hutchinson			• Powers		•	• Willoner		
• Chabot	•		• Jett		•	• Price	•		• Winslow		•
• Child	•		• Johnson		•	• Pullen					
• Cicone		•	• Kahl			• Raley		•			

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
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DEC 31

CONSTITUTIONAL

Reconsideration of the vote by which Committee Report S&D-9 (R&P-1 and 2) was adopted on Second Reading so that the vote by which Amendment No.2 (Criminal Juries) was rejected may be reconsidered.

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	• Claggett			Key		•	• Robey, F. C.		•
• Tawes			• Clarke, E. J.		•	• Kiefer		•	• Robie, K. L.		
• Clark, J.			• Cleveland			• Kirkland		•	• Rollins		
James		•	• Dabrowski			• Koger			• Rosenstock		•
• Abramson		•	• Darby			• Kosakowski			• Rush		
• Adkins			• Della			• Koss		•	• Rybczynski		
• Anderson			• Dorsey			• Leitzel		•	• Scanlan		•
Armor		•	• Dukes			• Linton			• Schloeder		
Bamberger		•	• Dulany		•	• Lord			• Schneider		
Bard	•		• Eckenrode		•	• Macdonald		•	• Sherbow		•
Barrick		•	• Finch			• Malkus			• Sickles		•
• Baumann			• Fornos			• Marion		•	• Siewierski		•
• Beachley			• Fox		•	• Mason		•	• Singer		•
• Beall			• Frederick			• Maurer		•	• Smith, J. H.		•
Bennett		•	• Freedlander		•	• Mentzer		•	• Smith, M. H.		
• Blair			• Gallagher			• Miller, B.			• Sollins		
Boileau	• Aye	•	• Gilchrist		•	• Miller, E. T.			• Sosnowski		
Borom			• Gill		•	• Mitchell		•	• Soul		
Bothe	•		• Gleason		•	• Morgan		•	• Stern		
Boyce		•	• Grant		•	• Moser		•	• Storm		
Boyer	•		• Groh			• Mosner		•	• Sybert		
Boyles		•	• Grumbacher		•	• Mudd		•	• Taylor, H. E.		
Bradshaw		•	• Gullett			• Murphy		•	• Taylor, L.		
Bryson		•	• Hanson		•	• Murray, D. S.		•	• Ulrich		•
• Burdette			• Hardwicke		•	• Murray, E. C.		•	• Vecera		
• Burgess			• Hargrove		•	• Needle		•	• Wagandt		•
Bushong		•	• Harkness			• Neilson		•	• Webb		
Buzzell		•	• Harris			• Neumann		•	• Ritter		
Byrnes		•	• Henderson		•	• Smith, A. W.		•	• Weidemeyer		
• Caldwell			• Hickman			• Pascal		•	• Wheatley		•
Cardin		•	• Hopkins		•	• Penniman		•	• White		•
Carson		•	• Hostetter			• Peters		•	• Willis		
• Case			• Hutchinson			• Powers		•	• Willoner		•
Chabot		•	• Jett		•	• Price			• Winslow		
• Child			• Johnson			• Pullen					
Cicone		•	• Kahl			• Raley					

69			6			67		
YEAS			N-V			NAYS		
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2 2			2 2			2 2		
3 3			3 3			3 3		
4 4			4 4			4 4		
5 5			5 5			5 5		
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8 8	•		8 8			8 8		
9 9			9 9			9 9		

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3000 300	30 3	1
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2-R. 700	70 7	5
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QUO. 900	90 9	SEPT. 7
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		NOV. 9
		DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Amend 2
R+P-1; 2

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	• Clagett			• Key			• Robey, F. C.		
• Tawes			Clarke, E. J.		•	Kiefer	•		• Robie, K. L.		
Clark, J.		•	Cleveland	•		• Kirkland			• Rollins		
James		•	• Dabrowski			Koqer		•	• Rosenstock		
Abramson	•		Darby	•		• Kosakowski			• Rush		
• Adkins			• Della			Koss		•	Rybczynski		
• Anderson			• Dorsey			Leitzel	•		Scanlan	•	
Armor		•	• Dukes			• Linton			• Schloeder		
Bamberger		•	Dulany		•	Lord		•	Schneider		•
Bard	•		Eckenrode		•	Macdonald			Sherbow		•
Barrick		•	• Finch			• Malkus			Sickles		•
• Baumann			Fornos		•	Marion		•	Siewierski		•
• Beachley			• Fox			Mason		•	Singer		•
Beall	•		• Frederick			Maurer		•	Smith, J. H.		•
Bennett		•	Freedlander		•	Mentzer			• Smith, M. H.		
• Blair			Gallagher		•	Miller, B.			• Sollins		
• Boileau			Gilchrist		•	Miller, E. T.			• Sosnowski		
• Borom			Gill		•	Mitchell		•	• Soul		
• Bothe			Gleason	•		Morgan		•	• Stern		
Boyce	•		Grant		•	Moser		•	• Storm		
• Boyer			• Groh			Mosner	•		Sybert	•	
Boyles		•	Grumbacher		•	Mudd		•	• Taylor, H. E.		
Bradshaw		•	Gullett		•	• Murphy			• Taylor, L.		
Bryson		•	Hanson		•	Murray, D. S.		•	• Ulrich		
• Burdette			Hardwicke		•	• Murray, E. C.			• Vecera		
• Burgess			Hargrove		•	Needle		•	Wagandt	•	
Bushong	•		• Harkness			• Neilson			• Webb		
Buzzell		•	• Harris			Neumann		•	• Ritter		
Byrnes		•	Henderson		•	Smith, A. W.		•	• Weidemeyer		
Caldwell	•		Hickman		•	Pascal	•		• Wheatley		
Cardin	•		Hopkins		•	Penniman		•	• White		
Carson		•	• Hostetter			• Peters			• Willis		
Case		•	• Hutchinson			Powers		•	• Willoner		
Chabot	•		Jett		•	Price	•		Winslow		•
• Child			Johnson		•	• Pullen					
Cicone		•	• Kahl			Raley		•			

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YEAS	N-V	NAYS
100-200	100-200	100-200
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1 1	1 1	1 1
2 2	• 2 2 •	2 2
3 3	3 3	3 3
4 4	4 4	4 4
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7 7	7 7	7 7
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2000 200	20 2 •
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	50 5
RESO. 600	60 6
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3-R. 800	80 8
QUO. 900	90 9
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SEPT. 7
OCT. 8
NOV. 9 •
DEC. 0

Constitutional^L Convention

AMENDMENT NO. 2

AS AMENDED BY REPORT NO. S&D #9

~~TO AMENDMENT NO. XXXXXXXX~~

To Committee Recommendation No. R&P-1 and R&P-2

BY DELEGATES WILLONER, ADKINS, ANDERSON, BEACHLEY,
BOTHE, CHILD, DELLA, DORSEY, DUKES, KIRKLAND, E.C.
MURRAY, ROLLINS, M.H. SMITH, SOSNOWSKI, STERN, STORM, SYBERT.

1 On page 2 immediately preceding Section 1.06.
2 Grand Jury Indictment add the following new
3 section:

4
5 "Section 1. _____ Criminal Jury, Judge of Law and
6 Fact.

7
8 In the trial of all criminal cases, the jury
9 shall be the judges of the law, as well as of
10 fact, except that the court may pass upon the
11 sufficiency of the evidence to sustain a
12 conviction."
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RECEIVED

THE HISTORY OF THE

REIGN OF

CHARLES THE FIRST

BY

JOHN BURNET, BISHOP OF SALISBURY

IN TWO VOLUMES

LONDON

Printed by J. Streater, at the Sign of the Gun, in St. Dunstons Church-yard, near St. Dunstons Church

1679

X

Constitutional Convention


AMENDMENT NO. _____

As Amended by Report No. S&D-9
~~To Amend Article XXXXXXXX~~

To Committee Recommendation No. ~~R&P-1~~ and R&P-2

BY DELEGATES M.H. SMITH, SOLLINS, MARION,
RYBCZYNSKI.

1 On page 3 Section 1.12. Imprisonment for
2 Debt in line 41 after the word "created" add
3 the word "either";
4
5 and in line 42 after the word "or" add the
6 word "by".
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B

Constitutional Convention

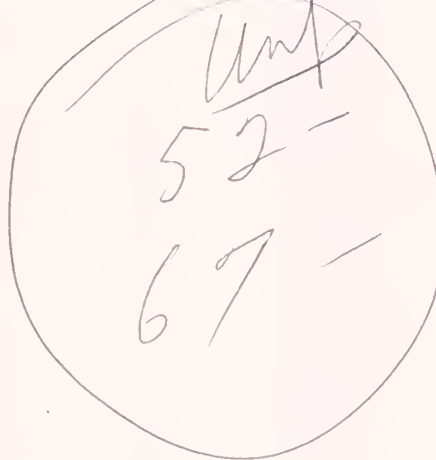
AMENDMENT NO. 3

As Amended by Report No. S&D-9
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~R&P-1~~ and R&P-2

BY DELEGATE DELLA

1 On page 4 Section 1.16, Eminent Domain in
2 lines 32 and 33 strike out the words "or
3 damaged".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 3 to R & P-1
(substance) R & P-2

2

YEAS	N-V	NAYS
President		
Tawes		
Clark, J.	Aye	
James		
Abramson		
Adkins		
Anderson		
Armor		
Bamberger		
Bard		
Barrick		
Baumann		
Beachley		
Beall		
Bennett		
Blair		
Boileau		
Borom		
Bothe		
Boyce		
Boyer		
Boyles		
Bradshaw		
Bryson		
Burdette		
Burgess		
Bushong		
Buzzell		
Byrnes		
Caldwell		
Cardin		
Carson		
Case		
Chabot		
Child		
Cicone		

YEAS	N-V	NAYS
Claggett		
Clarke, E. J.		
Cleveland		
Dabrowski		
Darby		
Della		
Dorsey		
Dukes		
Dulany		
Eckenrode		
Finch		
Fornos		
Fox		
Frederick		
Freedlander		
Gallagher		
Gilchrist		
Gill		
Gleason		
Grant		
Groh		
Grumbacher		
Gullett		
Hanson		
Hardwicke		
Hargrove		
Harkness		
Harris		
Henderson		
Hickman		
Hopkins		
Hostetter		
Hutchinson		
Jett		
Johnson		
Kahl		

YEAS	N-V	NAYS
Key		
Kiefer		
Kirkland		
Koger		
Kosakowski		
Koss		
Leitzel		
Linton		
Lord		
Macdonald		
Malkus		
Marion		
Mason		
Maurer		
Mentzer		
Miller, B.		
Miller, E. J.		
Mitchell		
Morgan		
Moser		
Mosner		
Mudd		
Murphy		
Murray, D. S.		
Murray, E. C.		
Needle		
Neilson		
Neumann		
Smith, A. W.		
Pascal		
Penniman		
Peters		
Powers		
Price		
Pullen		
Raley		

2nd reading

YEAS	N-V	NAYS
Robey, F. C.		
Robie, K. L.		
Rollins		
Rosenstock		
Rush		
Rybczynski		
Scanlan		
Schloeder		
Schneider		
Sherbow		
Sickles		
Siewierski		
Singer		
Smith, J. H.		
Smith, M. H.		
Sollins		
Sosnowski		
Soul		
Stern		
Storm		
Sybert		
Taylor, H. E.		
Taylor, L.		
Ulrich		
Vecera		
Wagandt		
Webb		
Ritter		
Weidemeyer		
Wheatley		
White		
Willis		
Willoner		
Winslow		

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YEAS	N-V	NAYS
100-200	100-200	100-200
0	0	0
1	1	1
2	2	2
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DEL. PRO.	COM. REC.
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4000	400
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RESO.	600
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3-R.	800
QUO.	900
MOT.	000

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JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

Constitutional Convention

AMENDMENT NO. 4

As amended by Report No. S&D-9
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~R&P-1~~, and R&P-2

JAMES, ADKINS, M.H. SMITH,
 BY DELEGATES MACDONALD, MAURER, HANSON,
 WINSLOW, MASON, MARION, MOSER, MUDD, HENDERSON,
 GILCHRIST, FREEDLANDER, FORNOS, FOX.

1 On page 4 Section 1.16 Eminent Domain in
 2 line 34 after the word "compensation" add the
 3 following words:
 4
 5 "except that the allowance of compensation for
 6 property damaged but not taken for public use
 7 or purposes shall be subject to any limitations
 8 and restrictions that the General Assembly may
 9 prescribe by law".
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Constitutional Convention

AMENDMENT NO. 5

As Amended by Report No. S&D-9
~~To Amend the XXXXXXXX~~

To Committee Recommendation No. R&P-1 and R&P-2

HOSTETTER, CARDIN, CLAGETT, DUKES
BY DELEGATES HARKNESS, HENDERSON, KIEFER,
MORGAN, NEUMANN, ROLLINS, SCANLAN, M.H. SMITH,
WEIDEMEYER, WILLIS, WINSLOW.

- 1 On page 4 strike out all of Section 1.17,
- 2 Collective Bargaining comprising all of lines
- 3 36 through 43, inclusive.
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 5 to R P-1

-2

YEAS	N-V	NAYS
• President		
• Tawes		
• Clark, J.		
• James		
• Abramson		•
• Adkins		
• Anderson		
• Armor		
• Bamberger		•
• Bard	•	
• Barrick		
• Baumann		•
• Beachley		
• Beall		•
• Bennett		•
• Blair		•
• Boileau	<i>Nay</i>	•
• Borom		•
• Bothe		•
• Boyce		•
• Boyer		
• Boyles		•
• Bradshaw		
• Bryson		•
• Burdette		
• Burgess		
• Bushong	•	
• Buzzell		•
• Byrnes		
• Caldwell		
• Cardin		
• Carson		
• Case		
• Chabot		•
• Child		
• Cicone		•

YEAS	N-V	NAYS
• Clagett		
• Clarke, E. J.		•
• Cleveland		
• Dabrowski		•
• Darby		
• Della		
• Dorsey		
• Dukes		
• Dulany		•
• Eckenrode		•
• Finch		
• Fornos		
• Fox		•
• Frederick		•
• Freedlander		•
• Gallagher		•
• Gilchrist		
• Gill		•
• Gleason	•	
• Grant	•	
• Groh		
• Grumbacher		•
• Gullett		
• Hanson		•
• Hardwicke		
• Hargrove		•
• Harkness		
• Harris		•
• Henderson		
• Hickman		
• Hopkins		•
• Hostetter		
• Hutchinson		•
• Jett		
• Johnson		•
• Kahl		•

YEAS	N-V	NAYS
• Key		•
• Kiefer		
• Kirkland		•
• Kozer		•
• Kosakowski		•
• Koss		•
• Leitzel		
• Linton		
• Lord		
• Macdonald		
• Malkus		
• Marion		•
• Mason		•
• Maurer		•
• Mentzer		
• Miller, B.		•
• Miller, E. Y.		
• Mitchell		•
• Morgan		
• Moser		•
• Mosner		
• Mudd		
• Murphy		•
• Murray, D. S.		•
• Murray, E. C.		
• Needle	•	
• Neilson		
• Neumann		
• Smith, A. W.		•
• Pascal	<i>Aye</i>	•
• Penniman		
• Peters		•
• Powers		
• Price		•
• Pullen		•
• Raley		

YEAS	N-V	NAYS
• Robey, F. C.		•
• Robie, K. L.		
• Rollins		
• Rosenstock		
• Rush		•
• Rybczynski		•
• Scanlan		•
• Schloeder		•
• Schneider		
• Sherbow		
• Sickles		•
• Siewierski		•
• Singer		•
• Smith, J. H.		
• Smith, M. H.		
• Sollins		•
• Sosnowski		•
• Soul		
• Stern		
• Storm	•	
• Sybert		
• Taylor, H. E.		
• Taylor, L.		•
• Ulrich		
• Vecera		•
• Wagandt	•	
• Webb		•
• Ritter		•
• Weidemeyer		
• Wheatley		•
• White		•
• Willis		•
• Willoner		•
• Winslow		•

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	• 0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
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8 8	8 8 •	8 8
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	500 50 5 •
RESO. 600	60 6
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QUO. 900	90 9
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DATE: 1
• JAN. 2
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SEPT. 7
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NOV. 9
DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 5 to ROP-1
(substance) ROP-2

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	2nd reading	YEAS	N-V	NAYS
● President			● Clagett			● Key			● Robey, F. C.			●
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.			●
● Clark, J.			● Cleveland			● Kirkland			● Rollins			
● James			● Dabrowski		●	● Koger			● Rosenstock			
● Abramson		●	● Darby			● Kosakowski			● Rush			●
● Adkins			● Della			● Koss			● Rybczynski			●
● Anderson			● Dorsey			● Leitzel			● Scanlan			
● Armor			● Dukes			● Linton			● Schloeder			●
● Bamberger		●	● Dulany			● Lord			● Schneider			
● Bard		●	● Eckenrode		●	● Macdonald			● Sherbow			
● Barrick			● Finch			● Malkus		●	● Sickles			●
● Baumann		●	● Fornos			● Marion		●	● Siewierski			
● Beachley			● Fox		●	● Mason		●	● Singer			●
● Beall	●		● Frederick		●	● Maurer		●	● Smith, J. H.			
● Bennett		●	● Freedlander		●	● Mentzer			● Smith, M. H.			
● Blair	●		● Gallagher		●	● Miller, B.		●	● Sollins			●
● Boileau		●	● Gilchrist			● Miller, E. J.			● Sosnowski			●
● Borom		●	● Gill		●	● Mitchell		●	● Soul		●	
● Bothe		●	● Gleason		●	● Morgan			● Stern			
● Boyce		●	● Grant		●	● Moser		●	● Storm			
● Boyer			● Groh			● Mosner		●	● Sybert		●	
● Boyles	●		● Grumbacher		●	● Mudd			● Taylor, H. E.			
● Bradshaw			● Gullett			● Murphy		●	● Taylor, L.			●
● Bryson		●	● Hanson		●	● Murray, D. S.		●	● Ulrich			
● Burdette			● Hardwicke		●	● Murray, E. C.			● Vecera			●
● Burgess			● Hargrove			● Needle		●	● Wagandt			
● Bushong	●		● Harkness			● Neilson			● Webb			●
● Buzzell			X ● Harris		Nay	● Neumann			● Ritter			●
● Byrnes		●	● Henderson			● Smith, A. W.			● Weidemeier			
● Caldwell	●		● Hickman			● Pascal		●	● Wheatley			●
● Cardin			● Hopkins			● Penniman		●	● White			●
● Carson			● Hostetter			● Peters		●	● Willis		●	
● Case	●		● Hutchinson			● Powers			● Willoner			●
● Chabot	●		● Jett			● Price			● Winslow			
● Child			● Johnson		●	● Pullen		●				
● Cicone		●	● Kahl		●	● Raley		●				

60

YEAS	100-200
0	0
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N-V
100-200

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1	1
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56

NAYS
100-200

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DEL. PRO.

1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.

10	1
20	2
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50	5
60	6
70	7
80	8
90	9
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DATE: 1

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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Motion to reconsider
the vote by which
Amend 5 was rejected
on tie vote

YEAS	N-V	NAYS
● President		
● Tawes		
● Clark, J.		
● James		
● Abramson		
● Adkins		
● Anderson		
● Armor		
● Bamberger		●
● Bard	●	
● Barrick		
● Baumann		●
● Beachley		
● Beall		●
● Bennett		
● Blair		
● Boileau		●
● Borom		●
● Bothe		●
● Boyce		
● Boyer		
● Boyles		
● Bradshaw		●
● Bryson		
● Burdette		
● Burgess		
● Bushong	●	
● Buzzell		
● Byrnes		
● Caldwell		
● Cardin		
● Carson		
● Case		
● Chabot		●
● Child		
● Cicone		

Nay

YEAS	N-V	NAYS
● Clagett		
● Clarke, E. J.		
● Cleveland		
● Dabrowski		
● Darby		
● Della		
● Dorsey		
● Dukes		
● Dulany		
● Eckenrode		●
● Finch		
● Fornos		
● Fox		●
● Frederick		●
● Freedlander		●
● Gallagher		
● Gilchrist		
● Gill		●
● Gleason		
● Grant		
● Groh		
● Grumbacher		
● Gullett		●
● Hanson		
● Hardwicke		●
● Hargrove		
● Harkness		
● Harris		●
● Henderson		
● Hickman		
● Hopkins		
● Hostetter		
● Hutchinson		
● Jett		●
● Johnson		●
● Kahl		●

YEAS	N-V	NAYS
● Key		●
● Kiefer		
● Kirkland		●
● Koger		●
● Kosakowski		●
● Koss		●
● Leitzel		
● Linton		
● Lord		
● Macdonald		
● Malkus		
● Marion		●
● Mason		●
● Maurer		●
● Mentzer		
● Miller, B.		●
● Miller, E. T.		●
● Mitchell		●
● Morgan		
● Moser		
● Mosner		
● Mudd		
● Murphy		●
● Murray, D. S.		●
● Murray, E. C.		
● Needle		
● Neilson		
● Neumann		
● Smith, A. W.		
● Pascal		
● Penniman		
● Peters		●
● Powers		
● Price		●
● Pullen		
● Raley		

YEAS	N-V	NAYS
● Robey, F. C.		●
● Robie, K. L.		
● Rollins		
● Rosenstock		
● Rush		●
● Rybczynski		●
● Scanlan		
● Schloeder		●
● Schneider		
● Sherbow		
● Sickles		●
● Siewierski		
● Singer		
● Smith, J. H.		
● Smith, M. H.		
● Sollins		
● Sosnowski		●
● Soul		
● Stern		
● Storm	●	
● Sybert		
● Taylor, H. E.		
● Taylor, L.		●
● Ulrich		
● Vecera		●
● Wagandt		
● Webb		●
● Ritter		●
● Weidemeyer		●
● Wheatley		●
● White		●
● Willis		
● Willoner		
● Winslow		

93

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YEAS	100-200
0	0
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N-V	100-200
0	0
1	1
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NAYS	100-200
0	0
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5	5
6	6
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DEL. PRO.

COM. REC.

1000	100	10	1
2000	200	20	2
3000	300	30	3
4000	400	40	4
	500	50	5
RESO.	600	60	6
2-R.	700	70	7
3-R.	800	80	8
QUO.	900	90	9
MOT.	000	00	0

DATE: 1	
● JAN. 2	●
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SEPT. 7	
OCT. 8	
NOV. 9	
DEC. 0	

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Motion to reconsider
Amend 5 by Dell
White.

YEAS	N-V	NAYS
President		•
Tawes		•
Clark, J.		•
James		•
Abramson		•
Adkins		•
Anderson		•
Armor		•
Bamberger		•
Bard	•	
Barrick		•
Baumann		•
Beachley		•
Beall		•
Bennett		•
Blair		•
Boileau	•	Nay
Borom		•
Bothe		•
Boyce		•
Boyer		•
Boyles		•
Bradshaw		•
Bryson		•
Burdette		•
Burgess		•
Bushong		•
Buzzell		•
Byrnes		•
Caldwell		•
Cardin		•
Carson		•
Case		•
Chabot		•
Child		•
Cicone		•

YEAS	N-V	NAYS
Clagett		•
Clarke, E. J.		•
Cleveland		•
Dabrowski		•
Darby		•
Della		•
Dorsey		•
Dukes		•
Dulany		•
Eckenrode		•
Finch		•
Fornos		•
Fox		•
Frederick		•
Freedlander		•
Gallagher		•
Gilchrist		•
Gill		•
Gleason	•	
Grant		•
Groh		•
Grumbacher		•
Gullett		•
Hanson		•
Hardwicke		•
Hargrove		•
Harkness		•
Harris		•
Henderson		•
Hickman		•
Hopkins		•
Hostetter		•
Hutchinson		•
Jett		•
Johnson		•
Kahl		•

YEAS	N-V	NAYS
Key		•
Kiefer		•
Kirkland		•
Koger		•
Kosakowski		•
Koss		•
Leitzel		•
Linton		•
Lord		•
Macdonald		•
Malkus		•
Marion		•
Mason		•
Maurer		•
Mentzer		•
Miller, B.		•
Miller, E. T.		•
Mitchell		•
Morgan		•
Moser		•
Mosner		•
Mudd		•
Murphy		•
Murray, D. S.		•
Murray, E. C.		•
Needle		•
Neilson		•
Neumann		•
Smith, A. W.		•
Pascal		•
Penniman		•
Peters		•
Powers		•
Price		•
Pullen		•
Raley		•

YEAS	N-V	NAYS
Robey, F. C.		•
Robie, K. L.		•
Rollins		•
Rosenstock		•
Rush		•
Rybczynski		•
Scanlan		•
Schloeder		•
Schneider		•
Sherbow		•
Sickles		•
Siewierski		•
Singer		•
Smith, J. H.		•
Smith, M. H.		•
Sollins		•
Sosnowski		•
Soul		•
Stern		•
Storm		•
Sybert		•
Taylor, H. E.		•
Taylor, L.		•
Ulrich		•
Vecera		•
Wagandt		•
Webb		•
Ritter		•
Weidemeyer		•
Wheatley		•
White		•
Willis		•
Willoner		•
Winslow		•

79

YEAS	N-V	NAYS
100-200		
0	0	
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YEAS	N-V	NAYS
100-200		
0	0	
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YEAS	N-V	NAYS
100-200		
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DEL. PRO.

1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.

10	1
20	2
30	3
40	4
50	5
60	6
70	7
80	8
90	9
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DATE: 1

JAN.	2
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Amend 5
After Del White's
motion to reconsider

YEAS	N-V	NAYS
● President		
● Tawes		
● Clark, J.		
● James		
● Abramson		●
● Adkins		
● Anderson		
● Armor		
● Bamberger		●
● Bard	●	
● Barrick		
● Baumann		●
● Beachley		
● Beall		●
● Bennett		●
● Blair		●
● Boileau	●	Nay
● Borom		●
● Bothe		●
● Boyce		●
● Boyer		
● Boyles		●
● Bradshaw		
● Bryson		●
● Burdette		
● Burgess		
● Bushong		
● Buzzell		
● Byrnes		●
● Caldwell		
● Cardin		
● Carson		
● Case		
● Chabot		●
● Child		
● Cicone		●

YEAS	N-V	NAYS
● Claggett		
● Clarke, E. J.		●
● Cleveland		
● Dabrowski		●
● Darby		
● Della		
● Dorsey		
● Dukes		
● Dulany		●
● Eckenrode		●
● Finch		
● Fornos		
● Fox		●
● Frederick		●
● Freedlander		●
● Gallagher		●
● Gilchrist		
● Gill		●
● Gleason	●	
● Grant		●
● Groh		
● Grumbacher		●
● Gullett		
● Hanson		●
● Hardwicke		
● Hargrove		●
● Harkness		
● Harris		●
● Henderson		
● Hickman		
● Hopkins		●
● Hostetter		
● Hutchinson		
● Jett		
● Johnson		●
● Kahl		●

YEAS	N-V	NAYS
● Key		●
● Kiefer		
● Kirkland		●
● Koger		●
● Kosakowski		●
● Koss		●
● Leitzel		
● Linton		
● Lord		
● Macdonald		
● Malkus		
● Marion		●
● Mason		●
● Maurer		●
● Mentzer		
● Miller, B.		●
● Miller, E. T.		
● Mitchell		●
● Morgan		
● Moser		●
● Mosner		
● Mudd		
● Murphy		●
● Murray, D. S.		●
● Murray, E. C.		●
● Needle		
● Neilson		
● Neumann		
● Smith, A. W.		●
● Pascal		
● Penniman		●
● Peters		●
● Powers		
● Price		
● Pullen		●
● Raley		●

YEAS	N-V	NAYS
● Robey, F. C.		●
● Robie, K. L.		
● Rollins		
● Rosenstock		
● Rush		●
● Rybczynski		●
● Scanlan		●
● Schloeder		●
● Schneider		
● Sherbow		
● Sickles		●
● Siewierski		●
● Singer		●
● Smith, J. H.		
● Smith, M. H.		
● Sollins		●
● Sosnowski		●
● Soul		
● Stern		
● Storm		
● Sybert		
● Taylor, H. E.		
● Taylor, L.		●
● Ulrich		
● Vecera		●
● Wagandt		●
● Webb		●
● Ritter		●
● Weidemeyer		
● Wheatley		●
● White		●
● Willis		
● Willoner		●
● Winslow		

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YEAS	100-200
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N-V	100-200
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8	8
9	9

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NAYS	100-200
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DEL. PRO.	
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.	
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90	9
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SEPT.	7	
OCT.	8	
NOV.	9	
DEC.	0	

Constitutional Convention

AMENDMENT NO. 6

As Amended by Report No. S&D-9

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. R&P-1 and R&P-2

WILLONER, DUKES, MACDONALD,
BY DELEGATE S MAURER, B. MILLER, PASCAL,
F.C. ROBEY, SCHLOEDER, SCHNEIDER, SHERBOW,
SICKLES, SINGER, SOLLINS, SOSNOWSKI, STERN.

1 On page 4 immediately preceding line 45 of
2 Section 1.18. Reserved Rights add the following
3 new section:

4
5 "Section 1. Freedom of Information
6 Governmental proceedings, meetings, and
7 records shall be open to the people and prior
8 notice of such proceedings or meetings shall
9 be provided, except as otherwise prescribed by
10 law."

11
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as defined by law

57 A
58 N

*Recommends
Any*

48 A

70 N

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 6 to ROP-1
(substance) ROP-2

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	2nd reading	YEAS	N-V	NAYS
President		●	Clagett		●	Key		●	Robey, F. C.			
Tawes		●	Clarke, E. J.			Kiefer		●	Robie, K. L.			●
Clark, J.		●	Cleveland		●	Kirkland			Rollins			
James		●	Dabrowski			Koger		●	Rosenstock			●
Abramson		●	Darby	●		Kosakowski			Rush			●
Adkins		●	Della		●	Koss			Rybczynski			●
Anderson		●	Dorsey		●	Leitzel		●	Scanlan			●
Armor	●		Dukes			Linton			Schloeder			
Bamberger		●	Dulany		●	Lord		●	Schneider			
Bard			Eckenrode		●	Macdonald			Sherbow			
Barrick		●	Finch		●	Malkus	●		Sickles			
Baumann		●	Fornos	●		Marion		●	Siewierski			
Beachley			Fox		●	Mason		●	Singer	●		
Beall	●		Frederick	●		Maurer			Smith, J. H.			
Bennett		●	Freedlander		●	Mentzer			Smith, M. H.			
Blair		●	Gallagher			Miller, B.			Sollins			
Boileau			Gilchrist		●	Miller, E. J.			Sosnowski	●		
Borom			Gill			Mitchell			Soul			●
Bothe	●		Gleason	●		Morgan		●	Stern			
Boyce		●	Grant			Moser		●	Storm			
Boyer			Groh			Mosner	●		Sybert	●		
Boyles		●	Grumbacher			Mudd		●	Taylor, H. E.			●
Bradshaw		●	Gullett			Murphy	●		Taylor, L.			
Bryson		●	Hanson			Murray, D. S.		●	Ulrich			
Burdette		●	Hardwicke			Murray, E. C.		●	Vecera			●
Burgess			Hargrove		●	Needle			Wagandt	●		
Bushong	●		Harkness		●	Neilson			Webb			
Buzzell			Harris	●		Neumann			Ritter			
Byrnes			Henderson		●	Smith, A. W.		●	Weidemeyer			●
Caldwell	●		Hickman		●	Pascal	●		Wheatley			
Cardin		●	Hopkins			Penniman	●		White			
Carson		●	Hostetter			Peters		●	Willis	●		
Case		●	Hutchinson			Powers		●	Willoner			
Chabot	●		Jett	●		Price			Winslow			●
Child		●	Johnson			Pullen						
Cicone		●	Kahl			Raley						

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

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Constitutional Convention

AMENDMENT NO. 7

As Amended by Report No. S&D-9

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~R&F-1~~ and R&F-2

BY DELEGATE WILLONER

1 On page 1 following line 21 add this new
2 section:

3
4 "Section 1. Freedom of Information
5 Freedom of information shall not be
6 abridged."

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 7 to R.P-1
(substance) R.P-2

2

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	Key		•	Robey, F. C.		•
Tawes		•	• Clarke, E. J.			Kiefer		•	Robie, K. L.		•
Clark, J.	•		Cleveland	•		Kirkland		•	Rollins		•
James		•	• Dabrowski			Koger		•	Rosenstock		•
Abramso	•		Darby	•		Kosakowski		•	Rush		•
Adkins		•	Della		•	Koss	•		Rybczynski		•
Anderson		•	Dorsey		•	Leitzel		•	Scanlan		•
Armor		•	• Dukes			Linton		•	• Schloeder		•
Bamberger		•	Dulany		•	Lord		•	Schneider		•
Bard		•	Eckenrode		•	Macdonald		•	Sherbow		•
Barrick		•	Finch		•	Malkus	•		Sickles		•
Baumann		•	Fornos	•		Marion		•	• Siewierski		•
• Beachley			Fox		•	Mason		•	• Singer		•
Beall	•		Frederick		•	Maurer		•	Smith, J. H.		•
Bennett		•	Freedlander		•	Mentzer		•	• Smith, M. H.		•
Blair		•	Gallagher		•	• Miller, B.			• Sollins		•
• Boileau			Gilchrist		•	• Miller, E. J.			Sosnowski		•
Borom		•	• Gill			• Mitchell			Soul		•
Bothe		•	Gleason	•		Morgan		•	• Stern		•
Boyce		•	Grant	•		Moser		•	Storm		•
Boyer	•		• Groh			Mosner	•		Sybert	•	
Boyles		•	Grumbacher			Mudd		•	Taylor, H. E.		•
Bradshaw		•	Gullett		•	Murphy	•		• Taylor, L.		•
Bryson		•	Hanson	•		Murray, D. S.		•	Ulrich		•
Burdette		•	Hardwicke		•	Murray, E. C.		•	Vecera		•
• Burgess			Hargrove		•	Needle		•	Wagandt		•
Bushong	•		Harkness		•	Neilson		•	Webb	•	
Buzzell		•	• Harris			Neumann		•	Ritter		•
• Byrnes			Henderson		•	Smith, A. W.		•	Weidemeyer		•
Caldwell	•		Hickman		•	Pascal	•		Wheatley		•
Cardin	•		Hopkins		•	• Penniman			White	•	
Carson		•	• Hostetter			Peters		•	Willis		•
Case		•	Hutchinson		•	Powers		•	• Willoner		•
Chabot	•		Jett		•	• Price			Winslow		•
Child		•	Johnson		•	• Pullen					
Cicone		•	Kahl	•		Raley		•			

YEAS	N-V	NAYS
100-200	100-200	100-200
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1 1	1 1	1 1
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1000 100	10 1
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3000 300	30 3
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DEC 31

Constitutional^F Convention

AMENDMENT NO. 8

As Amended By Report No. S&D-9

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No R&P-1 and R&P-2

BY DELEGATE CARSON

1 On page 3 Section 1.12 Imprisonment for
2 Debt in line 41 insert a comma after the word
3 "court"; and

4
5 In line 43 after the word "court" insert
6 the following: ", providing".
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Constitutional Convention

AMENDMENT NO. 9

As Amended by Report No. S&D-9
~~To Amendment No. XXXXXXXX~~

To Committee Recommendation No. R&P-1 & R&P-2

BY DELEGATE DULANY

1 On page 3 Section 1.12. Imprisonment for
2 Debt in line 41 after the word "obligation"
3 add the words: "for the support of a dependent
4 or for alimony";
5
6 and in line 42 after the word "or" add the
7 words "created by";
8
9 and strike out all of lines 43, 44 and 45
10 and insert in lieu thereof the words: "decree
11 of a court shall".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 9 to ROP-1
(substance) ROP-2

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	2nd reading	YEAS	N-V	NAYS
● President			● Clagett			● Key			● Robey, F. C.			
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.			
● Clark, J.			● Cleveland			● Kirkland			● Rollins			
● James			● Dabrowski			● Koger			● Rosenstock			
● Abramson			● Darby	●		● Kosakowski			● Rush	●		
● Adkins			● Della		●	● Koss			● Rybczynski			
● Anderson			● Dorsey			● Leitzel			● Scanlan			
● Armor			● Dukes			● Linton			● Schloeder	●		
● Bamberger		●	● Dulany			● Lord	●		● Schneider			
● Bard			● Eckenrode			● Macdonald			● Sherbow			
● Barrick			● Finch			● Malkus	●		● Sickles			
● Baumann			● Fornos	●		● Marion			● Siewierski	●		
● Beachley			● Fox			● Mason			● Singer			
● Beall	●		● Frederick			● Maurer			● Smith, J. H.			
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.			
● Blair			● Gallagher			● Miller, B.			● Sollins			●
● Boileau	●		● Gilchrist			● Miller, E. T.			● Sosnowski	●		
● Borom	●		● Gill			● Mitchell			● Soul			
● Bothe			● Gleason	●		● Morgan			● Stern			●
● Boyce			● Grant			● Moser	●		● Storm			
● Boyer			● Groh			● Mosner	●		● Sybert	●		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.			
● Bradshaw			● Gullett	●		● Murphy			● Taylor, L.			
● Bryson			● Hanson			● Murray, D. S.			● Ulrich			
● Burdette			● Hardwicke			● Murray, E. C.			● Vecera			
● Burgess			● Hargrove			● Needle			● Wagandt	●		
● Bushong	●		● Harkness			● Neilson			● Webb			
● Buzzell			● Harris			● Neumann			● Ritter			
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer			
● Caldwell	●		● Hickman			● Pascal	●		● Wheatley	●		
● Cardin	●		● Hopkins			● Penniman			● White			
● Carson			● Hostetter			● Peters			● Willis			
● Case			● Hutchinson			● Powers			● Willoner			●
● Chabot	●		● Jett			● Price			● Winslow			
● Child			● Johnson			● Pullen						
● Cicone	●		● Kahl			● Raley						

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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JAN. 2	●
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Constitutional Convention

AMENDMENT NO. 10

As Amended by Report No. S&D-9

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. R&P-1 and R&P-2

BY DELEGATES KIEFER, WILLONER, JOHNSON,
PENNIMAN, MARION.

1 On page 4 Section 1.13. Jury Trial in Civil
2 Cases in line 10 strike out the words "not less
3 than";
4
5 And in line 12 after the word "six" add the
6 words "or more than twelve".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 10 to ROP-1
(substance) ROP-2

2nd reading

YEAS	N-V	NAYS
● President		
● Tawes		
Clark, J. ●		
James ●		
● Abramson		
● Adkins		
Anderson ●		
● Armor		
● Bamberger		
● Bard		
● Barrick		
● Baumann		
● Beachley		
Beall ●		
● Bennett		
● Blair		
Boileau ●		
● Borom		
● Bothe		
● Boyce		
● Boyer		
● Boyles		
● Bradshaw		
● Bryson		
● Burdette		
● Burgess		
Bushong ●		
● Buzzell		
● Byrnes		
Caldwell ●		
Cardin ●		
● Carson		
● Case		
Chabot ●		
● Child		
Cicone ●		

YEAS	N-V	NAYS
● Clagett		
● Clarke, E. J.		
Cleveland ●		
● Dabrowski		
Darby ●		
● Della		
● Dorsey		
● Dukes		
Dulany ●		
● Eckenrode		
● Finch		
Fornos ●		
● Fox		
● Frederick		
● Freedlander		
● Gallagher		
● Gilchrist		
● Gill		
Gleason ●		
● Grant		
● Groh		
Grumbacher		
Gullett ●		
● Hanson		
Hardwick ●		
● Hargrove		
● Harkness		
● Harris		
● Henderson		
● Hickman		
Hopkins ●		
● Hostetter		
Hutchinson		
● Jett		
● Johnson		
● Kahl		

YEAS	N-V	NAYS
● Key		
● Kiefer		
● Kirkland		
● Koger		
● Kosakowski		
● Koss		
● Leitzel		
● Linton		
Lord ●		
Macdonald		
Malkus ●		
● Marion		
● Mason		
Maurer ●		
● Mentzer		
● Miller, B.		
Miller, E. ●		
● Mitchell		
● Morgan		
Moser ●		
Mosner ●		
● Mudd		
● Murphy		
● Murray, D. S.		
● Murray, E. C.		
Needle ●		
● Neilson		
● Neumann		
Smith, A. ● W.		
Pascal ●		
● Penniman		
● Peters		
● Powers		
Price ●		
● Pullen		
● Raley		

YEAS	N-V	NAYS
● Robey, F. C.		
● Robie, K. L.		
● Rollins		
● Rosenstock		
● Rush		
Rybczynski		
● Scanlan		
Schloeder ●		
● Schneider		
● Sherbow		
● Sickles		
● Siewierski		
Singer ●		
● Smith, J. H.		
● Smith, M. H.		
● Sollins		
● Sosnowski		
● Soul		
● Stern		
Storm ●		
Sybert ●		
● Taylor, H. E.		
Taylor, L. ●		
● Ulrich		
● Vecera		
Wagandt ●		
● Webb		
● Ritter		
● Weidemeyer		
● Wheatley		
● White		
● Willis		
● Willoner		
● Winslow		

YEAS	N-V	NAYS
100-200	100-200	100-200
● 0 0	0 0	● 0 0 ●
● 1 1	1 1	1 1
2 2	2 2	2 2
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DEL. PRO.	COM. REC.
1000 100	● 10 1
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Constitutional Convention

AMENDMENT NO. 4

As Amended by Report No. S&D-9
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~R&P-1~~ and R&P-2

BY DELEGATES GRANT, BOTHE

1 On page 4 immediately preceding line 45,
2 Section 1.18. Reserved Rights insert the follow-
3 ing new section:
4
5 "Section 1. Restraint Pending Trial
6 A person awaiting trial shall be subject only
7 to such restraint as necessary to insure ap-
8 pearance at trial."
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 11 to R&P-1
R&P-2
(substance)

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	•Key			•Robey, F. C.		
Tawes		•	Clarke, E. J.		•	Kiefer		•	•Robie, K. L.		
•Clark, J.			Cleveland	•		Kirkland	•		Rollins		•
James		•	•Dabrowski			•Koger			Rosenstock		
Abramson			Darby	•		•Kosakowski			Rush		•
Adkins	•		Della		•	•Koss			Rybczynski		
Anderson		•	Dorsey		•	Leitzel	•		Scanlan	•	
Armor		•	•Dukes			•Linton			•Schloeder		
•Bamberger			•Dulany			•Lord			•Schneider		
Bard	•		Eckenrode		•	Macdonald			Sherbow		•
Barrick		•	Finch			Malkus		•	•Sickles		
Baumann		•	Fornos		•	•Marion			Siewierski		•
Beachley		•	•Fox			•Mason			•Singer		
Beall	•		Frederick		•	•Maurer			Smith, J. H.		•
•Bennett			Freedlander		•	Mentzer		•	Smith, M. H.		•
Blair	•		•Gallagher			•Miller, B.			•Sollins		
•Boileau			Gilchrist		•	Miller, E. T.			Sosnowski		•
•Borom			Gill	•		•Mitchell			Soul		•
•Bothe			Gleason	•		Morgan	•		•Stern		
Boyce	•		•Grant			Moser		•	•Storm		
Boyer		•	Groh		•	Mosner	•		Sybert	•	
Boyles		•	•Grumbacher			Mudd		•	Taylor, H. E.		•
Bradshaw		•	•Gullett			Murphy	•		•Taylor, L.		
•Bryson			•Hanson			Murray, D. S.		•	Ulrich		•
Burdette		•	•Hardwicke			Murray, E. C.		•	Vecera		•
Burgess		•	Hargrove		•	•Needle			Wagandt	•	
Bushong	•		Harkness		•	Neilson	•		Webb	•	
Buzzell		•	Harris	•		Neumann		•	•Ritter		
•Byrnes			Henderson		•	Smith, A. W.		•	Weidemeyer		•
Caldwell	•		Hickman		•	Pascal	•		•Wheatley		
Cardin	•		Hopkins		•	Penniman		•	•White		•
Carson		•	Hostetter		•	Peters		•	Willis		
Case		•	Hutchinson		•	Powers		•	•Willoner		
Chabot	•		Jett		•	Price	•		•Winslow		
Child		•	Johnson		•	Pullen		•			
Cicone		•	Kahl		•	Raley		•			

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YEAS	N-V	NAYS
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Amendment

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Constitutional Convention

AMENDMENT NO. 13a

As Amended by Report No. S&D-9

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To Committee Recommendation No. R&P-1, R&P-2

BY DELEGATES SCANLAN, ADKINS, BOYCE, SICKLES, E.J. Clarke

1 On page 4 Section 1.17 Collective
2 Bargaining in lines 41 and 42 strike out the
3 words "procedural regulations" and insert in
4 lieu thereof the following words; "regulation
5 of the exercise of those rights".
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GG

right not to bargain

Constitutional Convention

AMENDMENT NO. 14

As Amended by Report No. S&D-9

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. R&P-1, R&P-2

BY DELEGATE ADKINS

60-A
94-A

1 On page 4 Section 1.17 Collective
2 Bargaining in line 40 after the word "bargain"
3 add the words "individually or".
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done to join a union & get a contract

code

1/18

yellow dog contracts

individually

THE HISTORY OF THE

REIGN OF
HENRY THE SEVENTH
OF ENGLAND

BY
JAMES HANCOCK

LONDON:
PRINTED BY J. H. & J. W. JOHNSON, ST. PAUL'S CHURCH-YARD, 1825.

Amend 14 to RP-1
-2

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

YEAS	N-V	NAYS
● President		
● Tawes		
● Clark, J.		
● James		
● Abramson		●
● Adkins		
● Anderson		
● Armor		
● Bamberger		●
● Bard	●	
● Barrick		
● Baumann		●
● Beachley		
● Beall		●
● Bennett		●
● Blair	●	
● Boileau		
● Borom	●	
● Bothe		●
● Boyce		●
● Boyer		
● Boyles		
● Bradshaw		
● Bryson		●
● Burdette		
● Burgess		
● Bushong		●
● Buzzell		
● Byrnes		●
● Caldwell		
● Cardin		
● Carson		
● Case		
● Chabot		●
● Child		
● Cicone		

Nay

YEAS	N-V	NAYS
● Clagett		
● Clarke, E. J.		
● Cleveland		
● Dabrowski		●
● Darby		
● Della	●	
● Dorsey		
● Dukes		
● Dulany		●
● Eckenrode		●
● Finch		
● Fornos		●
● Fox		●
● Frederick		●
● Freedlander		●
● Gallagher		●
● Gilchrist		
● Gill		
● Gleason		●
● Grant		●
● Groh		
● Grumbacher		●
● Gullett		●
● Hanson		●
● Hardwicke		
● Hargrove		●
● Harkness		
● Harris		●
● Henderson		
● Hickman		
● Hopkins		●
● Hostetter		
● Hutchinson		
● Jett		
● Johnson		●
● Kahl		●

YEAS	N-V	NAYS
● Key		●
● Kiefer		
● Kirkland		●
● Koger		●
● Kosakowski		●
● Koss		●
● Leitzel		●
● Linton		
● Lord		
● Macdonald		
● Malkus	●	
● Marion		●
● Mason		●
● Maurer		●
● Mentzer		
● Miller, B.		●
● Miller, E. T.		
● Mitchell		●
● Morgan		●
● Moser		●
● Mosner		
● Mudd		
● Murphy		●
● Murray, D. S.		●
● Murray, E. C.		
● Needle		●
● Neilson		●
● Neumann		
● Smith, A. W.		●
● Pascal		●
● Penniman		●
● Peters		●
● Powers		
● Price		
● Pullen		●
● Raley		●

YEAS	N-V	NAYS
● Robey, F. C.		●
● Robie, K. L.		
● Rollins		
● Rosenstock		
● Rush		●
● Rybczynski		●
● Scanlan		
● Schloeder		●
● Schneider		
● Sherbow		
● Sickles		●
● Siewierski		●
● Singer		●
● Smith, J. H.		
● Smith, M. H.		
● Sollins		●
● Sosnowski		●
● Soul		●
● Stern		●
● Storm		●
● Sybert		
● Taylor, H. E.		
● Taylor, L.		●
● Ulrich		●
● Vecera		●
● Wagandt		●
● Webb		●
● Ritter		●
● Weidemeyer		●
● Wheatley		●
● White		●
● Willis		●
● Willoner		●
● Winslow		●

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YEAS 100-200	N-V 100-200	NAYS 100-200
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1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4 ●
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7 ●	7 7
8 8	8 8	8 8
9 9	9 9	9 9

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2000 200	20 2
3000 300	30 3
4000 400	40 4 ●
	500 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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NOV. 9
DEC. 0

New Jersey

HH
Constitutional Convention

AMENDMENT NO. 15

As Amended by Report No. S&D-9

~~TO XXXXXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. R&P-1, R&P-2

BY DELEGATE KIEFER

- 1 On page 4 Section 1.17 Collective Bargaining
- 2 strike out all of lines 39 through 43, inclusive,
- 3 and insert in lieu thereof the following:
- 4
- 5 "Persons in private employment shall have
- 6 the right to organize and bargain collectively
- 7 through representatives of their own choosing
- 8 ~~to the extent prescribed and as regulated by~~
- 9 ~~law.~~ Persons in public employment shall have
- 10 the right to organize, present to and make known
- 11 to the State, or any of its political sub-
- 12 divisions or agencies, their grievances and
- 13 proposals through representatives of their own
- 14 choosing."
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76-N

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 15 to R.P.-1

2

-2

§ 1.17

2nd rdg

YEAS	N-V	NAYS
• President		
• Tawes		
• Clark, J.		
• James		
• Abramson		•
• Adkins		
• Anderson		
• Armor		
• Bamberger		•
• Bard	•	
• Barrick		
• Baumann		•
• Beachley		
• Beall	•	
• Bennett		
• Blair		•
• Boileau	•	Nay
• Borom		
• Bothe		
• Boyce		•
• Boyer		
• Boyles		•
• Bradshaw		•
• Bryson		•
• Burdette		
• Burgess		
• Bushong		
• Buzzell		•
• Byrnes		•
• Caldwell		
• Cardin		
• Carson		
• Case		•
• Chabot		•
• Child		
• Cicone		

YEAS	N-V	NAYS
• Clagett		
• Clarke, E. J.		•
• Cleveland		
• Dabrowski		•
• Darby		
• Della	•	
• Dorsey		
• Dukes	•	
• Dulany		
• Eckenrode		•
• Finch		
• Fornos		•
• Fox		•
• Frederick		•
• Freedlander		•
• Gallagher		•
• Gilchrist		
• Gill		
• Gleason		
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• Groh		
• Grumbacher		•
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• Hanson		•
• Hardwicke		
• Hargrove		•
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• Harris		•
• Henderson		
• Hickman		
• Hopkins		•
• Hostetter		
• Hutchinson		
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• Kahl		•

YEAS	N-V	NAYS
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• Kiefer		
• Kirkland		•
• Koger		•
• Kosakowski		•
• Koss		•
• Leitzel		
• Linton		
• Lord		
• Macdonald		•
• Malkus		
• Marion		•
• Mason		•
• Maurer		•
• Mentzer		
• Miller, B.		•
• Miller, E. T.		
• Mitchell		•
• Morgan		
• Moser		•
• Mosner		•
• Mudd		
• Murphy		•
• Murray, D. S.		•
• Murray, E. C.		•
• Needle		•
• Neilson		•
• Neumann		
• Smith, A. W.		•
• Pascal		•
• Penniman		•
• Peters		•
• Powers		
• Price		
• Pullen		•
• Raley		•

YEAS	N-V	NAYS
• Robey, F. C.		•
• Robie, K. L.		
• Rollins		
• Rosenstock		
• Rush		
• Rybczynski		•
• Scanlan		
• Schloeder		•
• Schneider		
• Sherbow		
• Sickles		•
• Siewierski		•
• Singer		•
• Smith, J. H.		
• Smith, M. H.		
• Sollins		•
• Sosnowski		•
• Soul		
• Stern		•
• Storm		
• Sybert		
• Taylor, H. E.		
• Taylor, L.		•
• Ulrich		
• Vecera		•
• Wagandt		•
• Webb		•
• Ritter		•
• Weidemeyer		•
• Wheatley		•
• White		•
• Willis		•
• Willoner		•
• Winslow		•

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NAYS	100-200
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2-R.	700
3-R.	800
QUO.	900
MOT.	000

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OCT.	8
NOV.	9
DEC.	0

CC

Constitutional Convention

AMENDMENT NO. 16

As amended by Report No. S&D-9

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. R&P-1, R&P-2

BY DELEGATE SHERBOW

1 On page 4 Section 1.17 Collective Bargain-
2 ing in line 43 after the period add the
3 following new sentence:
4

5 "It shall be illegal for any person employed
6 by the State of Maryland, its political sub-
7 divisions, any municipality, or any other govern-
8 mental entity in this State, to engage in any
9 strike, work stoppage, slowdown, mass resig-
10 nations, or refusal to cross a picket line, or
11 similar such conduct."
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Red Flag

Amendment

① Clear the air.

② Wipe red flag.

43-A

89-N

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 16 to Prop-1
§ 1.17
-2

2nd rdg

YEAS	N-V	NAYS
• President		
Tawes		•
Clark, J.		•
James		•
Abramson		•
• Adkins		
Anderson		•
Armor		•
Bamberger		•
Bard		•
• Barrick		
Baumann		•
• Beachley		
Beall		•
Bennett		•
Blair		•
Boileau	•	Nay
Borom		•
Bothe		•
Boyce		•
• Boyer		
Boyles		•
Bradshaw		•
Bryson		•
Burdette		•
• Burgess		
• Bushong		
Buzzell		•
Byrnes		•
• Caldwell		
Cardin		•
Carson		•
Case		•
Chabot		•
• Child		
Cicone	•	

YEAS	N-V	NAYS
• Claggett		
Clarke, E. J.		•
• Cleveland		
Dabrowski		•
• Darby		
Della		•
Dorsey		•
Dukes		•
• Dulany		
Eckenrode		•
• Finch		
Fornos		•
Fox		•
Frederick		•
Freedlander		•
Gallagher		•
• Gilchrist		
Gill		•
Gleason		•
Grant		•
• Groh		
Grumbacher		•
Gullett		•
Hanson		•
Hardwicke		•
Hargrove		•
• Harkness		
Harris		•
• Henderson		
• Hickman		
Hopkins		•
• Hostetter		
Hutchinson		•
• Jett		
• Johnson		
Kahl		•

YEAS	N-V	NAYS
Key		•
• Kiefer		
Kirkland		•
Kozer		•
Kosakowski		•
Koss		•
Leitzel	•	
• Linton		
• Lord		
Macdonald		•
• Malkus		
Marion		•
Mason		•
Maurer		•
• Mentzer		
Miller, B.		•
Miller, E. T.		•
Mitchell		•
Morgan		•
Moser	•	
Mosner		•
• Mudd		
Murphy		•
Murray, D. S.		•
• Murray, E. C.		
Needle		•
Neilson		•
Neumann		•
Smith, A. W.		•
Pascal		•
Penniman		•
Peters		•
• Powers		
• Price		
Pullen		•
Raley		•

YEAS	N-V	NAYS
Robey, F. C.		•
• Robie, K. L.		
• Rollins		
• Rosenstock		
Rush		•
Rybczynski		•
Scanlan	•	
Schloeder		•
• Schneider		
• Sherbow		
Sickles		•
• Siewierski		
Singer		•
• Smith, J. H.		
• Smith, M. H.		
Sollins		•
Sosnowski		•
Soul		•
Stern		•
Storm		•
• Sybert		
• Taylor, H. E.		
Taylor, L.		•
Ulrich		•
Vecera		•
Wagandt		•
Webb		•
Ritter		•
• Weidemeyer		
Wheatley		•
White		•
• Willis		
Willoner		•
Winslow		•

43		9		90	
YEAS	N-V	YEAS	N-V	YEAS	N-V
100-200	100-200	100-200	100-200	100-200	100-200
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1	1	• 1	1	1	1
2	2	2	2	2	2
3	3	3	3	3	3
• 4	4	4	4	4	4
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DEL. PRO.	COM. REC.
1000	100
2000	200
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RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

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DEC. 0

A

Constitutional Convention

AMENDMENT NO. 17

To the Draft Constitution as
Revised on Second Reading
~~To Amend~~ ~~Amendment No.~~ _____

~~By Committee Recommendation No.~~ _____

BY DELEGATE SEE SPONSORS BELOW

1 On page 1-1 Section 1.04 Fair Treatment in
2 Investigations. in lines 47 and 48 strike out
3 the following words:

4
5 "legislative or executive investigations" and
6 insert in lieu thereof the following words:

7
8 "any investigation conducted by any govern-
9 mental unit, or any of its departments or
10 agencies".

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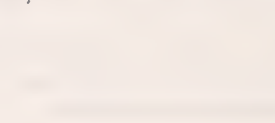
32

BY DELEGATES CARSON, CARDIN, CASE, J. CLARK,
GALLAGHER, HANSON, HENDERSON,
KIEFER, JAMES, MARION, MORGAN,
MUDD, SCHLOEDER, SHERBOW,
WINSLOW

11

THE HISTORY OF THE

REIGN OF



CHARLES THE FIRST

BY

JOHN BURNET

OF

THE UNIVERSITY OF OXFORD

IN TWO VOLUMES

LONDON

Printed by J. Streater, at the Sign of the Gun, in St. Dunstons Church-yard, near St. Dunstons Church

1679

Printed by J. Streater, at the Sign of the Gun, in St. Dunstons Church-yard, near St. Dunstons Church

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Printed by J. Streater, at the Sign of the Gun, in St. Dunstons Church-yard, near St. Dunstons Church

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Printed by J. Streater, at the Sign of the Gun, in St. Dunstons Church-yard, near St. Dunstons Church

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 17 to S.D. 9
P 1-1 § 1.04

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett	•		• Key			• Robey, F. C.		
• Tawes	•		• Clarke, E. J.			• Kiefer			• Robie, K. L.		
• Clark, J.			• Cleveland			• Kirkland			• Rollins		
• James			• Dabrowski			• Koger	•		• Rosenstock		
• Abramson			• Darby	•		• Kosakowski			• Rush	•	
• Adkins			• Della			• Koss	•		• Rybczynski		
• Anderson			• Dorsey			• Leitzel			• Scanlan		
• Armor			• Dukes	•		• Linton	•		• Schloeder		
• Bamberger			• Dulany			• Lord			• Schneider		
• Bard			• Eckenrode			• Macdonald			• Sherbow		
• Barrick	•		• Finch			• Malkus	•		• Sickles	•	
• Baumann	•		• Fornos			• Marion			• Siewierski		
• Beachley			• Fox	•		• Mason	•		• Singer	•	
• Beall	•		• Frederick			• Maurer			• Smith, J. H.		
• Bennett	•		• Freedlander			• Mentzer		•	• Smith, M. H.		•
• Blair			• Gallagher			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom			• Gill			• Mitchell			• Soul		
• Bothe			• Gleason			• Morgan	•		• Stern	•	
• Boyce	•		• Grant	•		• Moser			• Storm		
• Boyer	•		• Groh		•	• Mosner			• Sybert	•	
• Boyles	•		• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw	•		• Gullett	•		• Murphy	•		• Taylor, L.		
• Bryson			• Hanson	•		• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera	•	
• Burgess	•		• Hargrove			• Needle			• Wagandt		
• Bushong	•		• Harkness			• Neilson			• Webb		
• Buzzell			• Harris	•		• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		•
• Caldwell			• Hickman			• Pascal			• Wheatley		
• Cardin			• Hopkins			• Penniman			• White		
• Carson			• Hostetter			• Peters			• Willis		•
• Case			• Hutchinson			• Powers			• Willoner		•
• Chabot			• Jett		•	• Price	•		• Winslow		
• Child		•	• Johnson		•	• Pullen	•				
• Cicone	•		• Kahl			• Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	• 0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
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5 5	5 5	5 5
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7 7	7 7	7 7
• 8 8	8 8	8 8
9 9	9 9	9 9

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Constitutional Convention

AMENDMENT NO. _____

As Amended by Report No. S&D-9

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. R&P-1 and R&P-2

BY DELEGATEDULANY

1 On page 3 Section 1.12. Imprisonment for
 2 Debt in lines 43, 44, and 45 strike out the
 3 following: "wife, or of dependent children, or
 4 of illegitimate children," and insert in lieu
 5 thereof the following: "spouse, or of a de-
 6 pendent child, or of an illegitimate child, or
 7 of a dependent parent,".
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Constitutional^P Convention

AMENDMENT NO. _____

As Amended by Report No. S&D-9

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~R&P-1~~ and R&P-2

BY DELEGATE M.H. SMITH

1 On page 4 Section 1.17. Collective Bargaining
2 in line 41 strike out the word "procedural".
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not signed

Constitutional Convention

AMENDMENT NO. _____

AS AMENDED BY REPORT NO. S&D-9

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~R&P-1~~ and R&P-2

BY DELEGATE Hostetter

1 On page 4 Section 1.17 Collective Bargaining in
2 line 41 after the word "choosing" add the words:
3 "and shall also have the right to refrain from
4 any or all such activities."

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not offered

Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-10

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 12,13,14, & 15

December 27 , 1967.

TITLE

1 A Report concerning Committee Recommendation
2 Nos. SF-2, SF-3, SF-4, and SF-5.

3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommendations
6 Nos. SF-2, SF-3, SF-4 and SF-5 read as indicated
7 in the attached recommendation.

8
9
10 Section 6.02 provides for the same taxing powers
11 for units of local government as is provided in
12 the Article on local government.

13
14 The term "agricultural property" seemed to express
15 the intent more precisely than "devoted to agricultural
16 use" while still leaving it up to the General Assembly
17 to define the term by law.

18
19 "Political subdivisions" was changed to "units of
20 local government" in Section 6.04 to conform to the
21 language in the Article on local government.

22
23 In Section 6.06, the word "Comptroller" was changed
24 to "head of the principal department responsible for
25 the collection of state revenues" to indicate that
26 this was the individual intended in light of the
27 language in Committee Recommendation No. EB-1 which
28 does not place revenue collection in the office of
29 the Comptroller.

30

1 The language in Section 6.07 is essentially the
2 same as the language in Section 7.10 on the same
3 subject.
4

5 The words in Section 6.09 are rearranged without
6 any change in meaning.
7

8 In Section 6.11 the term "budget bill" is used
9 where intended so that the definition is not necessary.
10

11 The fact that capital projects in Section 6.16 are
12 an exception to the requirement for providing the
13 revenue to cover supplementary appropriations in
14 Section 6.15 is made clear in Section 6.15 without
15 the need to provide a cross-reference by section
16 number only.
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Constitutional Convention

COMMITTEE RECOMMENDATION NO. SF-2, SF-3, SF-4,
SF-5.

PRESENTED BY THE COMMITTEE ON STATE FINANCE
AND TAXATION on November 8, 9 & 13, 1967

Approved by the Committee of the Whole with
amendments on December 4, 5 & 6 , 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on December 27, 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

1 FINANCE
2
3 ARTICLE 6. FINANCES
4 TAXATION
5
6 Section 8-01 6.01. Power to Tax.
7
8 {a} Taxes shall be imposed only for public
9 purposes and by the elected representatives of
10 the people exercising legislative powers.
11
12 Section 6.02. Local Taxing Power.
13
14 ~~{b} The political subdivisions shall retain,~~
15 ~~unless withdrawn by the General Assembly, such~~
16 ~~taxing powers as they have at the time of the~~
17 ~~adoption of this Constitution. The General~~
18 ~~Assembly may confer or withdraw taxing powers~~
19 ~~by laws applicable to one or more political~~
20 ~~subdivisions. All units of local governments~~
21 ~~shall retain, unless withdrawn by the General~~
22 ~~Assembly by law, those taxing powers that they~~
23 ~~have at the time of the adoption of this Constitu-~~
24 ~~tion. Taxing powers may be granted or withdrawn~~

1 by the General Assembly by law applicable to all
2 municipal corporations or by law applicable to
3 one of more of the other popularly elected repre-
4 sentative local governments.

5
6
7 Section 8-02 6.03. Assessments.

8
9 Assessments with respect to any tax shall be
10 made pursuant to uniform rules and pursuant to
11 such classifications of property, taxpayers,
12 and events as may be determined prescribed by law,
13 which classes shall include agricultural property
14 ~~devoted-to-agricultural-use-as-prescribed~~ defined
15 by the General Assembly by law.

16
17 Section 8-02-1 6.04. Equalization.

18
19 The State shall prescribe and administer uniform
20 rules and methods for determining property tax
21 assessments. State funds distributed to political
22 subdivisions units of local government on the basis
23 of assessments of property shall be determined by
24 equalized assessments between-such-subdivisions
25 among those units, as may-be provided by the General
26 Assembly by law.

27
28 Section 8-02-2 6.05. Exemptions.

29
30 Exemptions with respect to any tax imposed by
31 the State shall be made pursuant to uniform rules
32 within classes of property, taxpayers, or events.

33
34 STATE DEBT AND GIFTS

35
36 Section 6.016. State Indebtedness.

37
38 The State shall have the power to incur indebted-
39 ness for any public purpose in such manner and upon
40 such terms and conditions as the General Assembly
41 may prescribe by law. Unless the law authorizing
42 the creation of an obligation includes an irrevocable
43 pledge of the full faith and credit of the State, the
44 obligation shall not be considered an indebtedness
45 of the State and the terms of the Section shall not
46 apply. but if the law includes such a pledge it
47 the obligation shall be secured by the unlimited
48 taxing power of the State and shall be subject to
49 the terms of this Section. If at any time the
50 General Assembly shall have failed to appropriate and
51 to make available sufficient funds to provide for the

1 timely payment of the interest and principal then
2 due upon all State indebtedness, it shall be the
3 duty of the ~~Comptroller-to~~ *head of the principal*
4 *department responsible for the collection of*
5 *State revenues to pay, or to make available for*
6 *payment, to the holders of such indebtedness from*
7 *the first revenues thereafter received applicable*
8 *to the general funds of the State, a sum equal*
9 *to such interest and principal. All State indebt-*
10 *edness shall mature within fifteen years from the*
11 *time when such indebtedness is incurred, except*
12 *that at the time of authorizing the indebtedness*
13 *the General Assembly by law may extend the period*
14 *to not more than twenty-five years by the affirm-*
15 *ative vote of three-fifths of all the members of*
16 *each house.*

17
18 Section 6.027. Gift or Loan of Assets or Credit.

19
20 The assets or credit of the State shall not in
21 ~~any-manner~~ be given or ~~loaned~~ *lent* to any individual,
22 association, or corporation unless a public purpose
23 will be served thereby. ~~and-unless-authorized-by-an~~
24 ~~act~~ *The laws of the General Assembly stating authorizing*
25 *the gift or loan shall state the public purpose to*
26 *be served. A gift of assets may be authorized by*
27 *the affirmative vote of a majority of all the members*
28 *of each house, but a gift of credit or a loan of*
29 *credit or a loan of assets shall require the affirm-*
30 *ative vote of three-fifths of such all the members in*
31 *of each house.*

32
33 BUDGET AND APPROPRIATIONS

34
35 Section 6.038. Appropriations.

36
37 The General Assembly shall not appropriate any
38 money ~~out-of~~ *from* the treasury except by a budget
39 bill or a supplementary appropriation bill.

40
41 Section 6.049. The Budget.

42
43 ~~On-the-third-Wednesday-in-January-in-each-year~~
44 ~~(except-in-the-case-of-a-newly-elected-governor,~~
45 ~~and-then-not-later-than-twelve-days-after-the-con-~~
46 ~~vening-of-the-General-Assembly-into-regular-session),~~
47 ~~unless-such-time-be-extended-by-the-General-Assembly,~~
48 ~~t~~ *The Governor shall submit a budget for the ensuing*
49 *fiscal year to the General Assembly a-budget-for*
50 *the-ensuing-fiscal-year on the third Wednesday in*

1 January in each year, except that in the year
2 after the election of a new Governor, the budget
3 shall be submitted not later than twelve days
4 after the convening of the regular session of the
5 General Assembly. In any year the time may be
6 extended by the General Assembly. The budget
7 shall show the estimated surplus or deficit of
8 revenues at the end of the preceding year and
9 shall contain, for the ensuing fiscal year
10 covered thereby, an estimate of revenues, a
11 complete plan of proposed expenditures by program
12 including all appropriations required by this
13 Constitution or by law, and any additional infor-
14 mation prescribed by law, all in such form and
15 detail as the Governor shall determine. The
16 total of the proposed expenditures shall be limit-
17 ed to funds available therefor as shown in the
18 budget.

19
20 Section 6.0510. Mandatory Appropriations.

21
22 The estimates of appropriations for the legislative
23 branch, certified by the presiding officer of
24 each house, and for the judicial branch, certified
25 by that judge who shall be designated by the chief
26 judge of the Court of Appeals to certify the judicial
27 branch budget, shall be transmitted to the Governor,
28 in such the form and at such the time as that he shall
29 direct. To the extent that appropriations for the
30 legislative and judicial branches and for state support
31 of public school systems are required by law, the
32 estimates therefor shall be included in the budget
33 without revision.

34
35 Section 6.0611. Presentation of Budget Bill.

36
37 The Governor shall deliver to the presiding officer
38 of each house of the General Assembly the budget and
39 a budget bill for all the proposed appropriations of
40 the budget, classified and in such the form and detail
41 as that he shall determine or that the General Assembly as
42 may be prescribed by law. The Each presiding officer
43 of each house shall promptly cause the budget bill,
44 called the budget bill, to be introduced. The governor
45 may, before final action thereon the budget bill by
46 the General Assembly, the Governor may amend or
47 supplement the budget bill to correct an oversight, to
48 appropriate funds contingent on passage of pending
49 legislation, or to provide for an emergency. Such An
50 amendment or a supplement shall be delivered to the

1 presiding officers of both *each* houses, and it
2 shall ~~thereafter~~ become ~~a-part-of-the-budget-bill~~
3 ~~as~~ an addition, substitute, or modification of
4 ~~the budget bill thereof~~ or any item thereof.
5 Each amendment *or supplement* shall be accompanied by
6 a statement by the ~~g~~Governor explaining the reasons
7 therefor.

8
9 Section 6.0712. Amendment of Budget Bill.

10
11 The General Assembly may amend the budget bill
12 by increasing any item relating to the legislative
13 or judicial branches, or by reducing or striking
14 out any item except the appropriation of sufficient
15 funds to provide for the timely payment of the
16 interest upon and installments of principal of all
17 Sstate indebtedness and the appropriations required
18 by law for Sstate support of public school systems.
19 *The General Assembly but-it* may not otherwise amend
20 the budget bill, or change the estimate of revenues,
21 *or decrease* ~~the~~ compensation of a public officer
22 ~~may-not-be-decreased~~ during his term of office.

23
24 Section 6.0813. Enactment of Budget Bill.

25
26 The budget bill shall become law when passed by
27 both houses of the General Assembly and shall not
28 be subject to veto by the ~~g~~Governor. If the budget
29 bill shall not have been finally acted upon by the
30 General Assembly ten days before the expiration of its
31 regular session, the ~~g~~Governor shall issue a pro-
32 clamation extending the session until the passage of
33 the budget bill and ten days thereafter. After
34 ~~such the~~ proclamation, no other legislation, except
35 provision for the cost of the extended session, ~~can~~
36 shall be finally passed by the General Assembly until
37 the budget bill has been enacted.

38
39 Section 6.0914. Testimony on Budget Bill.

40
41 Either house of the General Assembly may require
42 any person in any branch or agency of the Sstate
43 government, other than the ~~g~~Governor, to appear and
44 testify with respect to the budget bill or a supplement-
45 ary appropriation bill. The ~~g~~Governor or a person
46 designated by him shall have the right to appear and
47 testify with respect to the budget bill or a supplement-
48 ary appropriation bill.

1 Section 6.1015. Supplementary Appropriations.

2
3 Any other appropriation shall be embodied in a
4 separate bill called a supplementary appropri-
5 ation bill, the purpose or purposes of which
6 shall be clearly defined therein. In a regular
7 session a supplementary appropriation bill may be
8 passed by either house, but shall not be finally
9 enacted until the budget bill has become law, but
10 such a bill may be considered and enacted at any
11 time in a special session. Except ~~as--provided-in~~
12 ~~Section-6.117~~ *with regard to capital projects*
13 *submitted by the Governor*, a supplementary
14 appropriation bill shall provide the revenue
15 necessary to pay the appropriation by a tax, direct
16 or indirect, to be levied and collected as prescribed
17 therein.

18
19 Section 6.1116. Capital Expenditures.

20
21 Appropriations for capital projects to be financed
22 by the creation of indebtedness of the State shall
23 be embodied in a supplementary appropriation bill
24 ~~and-such-bill~~ *which* shall contain an irrevocable
25 pledge of the full faith and credit and unlimited
26 taxing power of the State. Any such appropriation
27 that is in addition to or exceeds the capital
28 appropriations submitted to the General Assembly
29 by the Governor shall provide *for a tax, direct*
30 *or indirect, sufficient* ~~the-revenue-necessary~~
31 *to pay the debt service required thereby, by-a-tax,*
32 ~~direct-or-indirect;~~ to be levied and collected
33 *as prescribed therein in the supplementary appropri-*
34 *ation bill.*

35
36 ARTICLE 8. GENERAL PROVISIONS

37
38 Section _____. Lottery.

39
40 Neither the State nor ~~the-governing-body-of~~ any
41 ~~political-subdivision-of-the-State~~ *unit of local*
42 *government* shall operate or authorize a lottery
43 for the purpose of financing any expenses of
44 government.
45
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Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-10

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 12, 13, 14 & 15

December 27 , 1967.

TITLE

1 A Report concerning Committee Recommendation
2 Nos. SF-2, SF-3, SF-4, and SF-5.

3

4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommendations
6 Nos. SF-2, SF-3, SF-4 and SF-5 read as indicated
7 in the attached recommendation.

8

9

10 Section 6.02 providing taxing powers for units
11 of local government is consistent with the Article
12 on local government.

13

14 The term "agricultural property" seemed to express
15 the intent more precisely than "devoted to agricul-
16 tural use" while still leaving it up to the General
17 Assembly to define the term by law.

18

19 "Political subdivisions" was changed to "units
20 of local government" in Section 6.04 to conform
21 to the language in the Article on local government.

22

23 The language in Section 6.07 is essentially the
24 same as the language in Section 7.10 on the same
25 subject.

26

27 The words in Section 6.09 are rearranged without
28 any change in meaning.

29

30

CORRECTED COPY

1 In Section 6.11 the term "budget bill" is used
2 where intended so that the definition is not
3 necessary.
4

5 The fact that capital projects in Section
6 6.16 are an exception to the requirement for
7 providing the revenue to cover supplementary ap-
8 propriations in Section 6.15 is made clear in Section
9 6.15 without the need to provide a cross-reference
10 by section number only.
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Constitutional Convention

COMMITTEE RECOMMENDATION NO. SF-2, SF-3, SF-4,
SF-5.

PRESENTED BY THE COMMITTEE ON STATE FINANCE
AND TAXATION on November 8,9 & 13, 1967

Approved by the Committee of the Whole with
amendments on December 4, 5 & 6 , 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on December 27 , 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

FINANCE

ARTICLE 6. FINANCES

TAXATION

Section 8-01 6.01. Power to Tax.

{a} Taxes shall be imposed only for public
purposes and by the elected representatives of
the people exercising legislative powers.

Section 6.02. Local Taxing Power.

~~{b} The political subdivisions shall retain,~~
~~unless withdrawn by the General Assembly, such~~
~~taxing powers as they have at the time of the~~
~~adoption of this Constitution. -- The General~~
~~Assembly may confer or withdraw taxing powers~~
~~by laws applicable to one or more political~~
~~subdivisions. All units of local governments~~
~~shall retain, unless withdrawn by the General~~
~~Assembly by law, those taxing powers that they~~
~~have at the time of the adoption of this Constitu-~~
~~tion. Taxing powers may be granted or withdrawn~~

1 by the General Assembly by law applicable to all
2 municipal corporations or by law applicable to
3 one or more of the other popularly elected repre-
4 sentative local governments.

5
6 Section ~~8-02~~ 6.03. Assessments.

7
8 Assessments with respect to any tax shall be
9 made pursuant to uniform rules and pursuant to
10 such classifications of property, taxpayers,
11 and events ~~as-may-be-determined~~ prescribed by law,
12 which classes shall include agricultural property
13 ~~devoted-to-agricultural-use~~ as prescribed defined
14 by the General Assembly by law.

15
16 Section ~~8-02-1~~ 6.04. Equalization.

17
18 The State shall prescribe and administer uniform
19 rules and methods for determining property tax
20 assessments. State funds distributed to ~~political~~
21 ~~subdivisions~~ units of local government on the basis
22 of assessments of property shall be determined by
23 ~~equalized assessments equalized between-such-sub-~~
24 ~~divisions among those units, as may-be-provided~~
25 prescribed by the General Assembly by law.

26
27 Section ~~8-02-2~~ 6.05. Exemptions.

28
29 Exemptions with respect to any tax imposed by
30 the State shall be made pursuant to uniform rules
31 within classes of property, taxpayers, or events.

32
33 STATE DEBT AND GIFTS

34
35 Section 6.016. State Indebtedness.

36
37 The State shall have the power to incur indebted-
38 ness for any public purpose in such manner and upon
39 such terms and conditions as the General Assembly
40 may prescribe by law. Unless the law authorizing
41 the creation of an obligation includes an irrevocable
42 pledge of the full faith and credit of the State, the
43 obligation shall not be considered an indebtedness
44 of the State and the terms of this Section shall not
45 apply. ~~but if it~~ If the law includes such a pledge ~~it~~
46 the obligation shall be secured by the unlimited
47 taxing power of the State and shall be subject to
48 the terms of this Section. If at any time the
49 General Assembly shall have failed to appropriate and
50 to make available sufficient funds to provide for the

1 timely payment of the interest and principal then
2 due upon all ~~State~~ indebtedness, it shall be the
3 duty of the Comptroller to pay, or to make available
4 for payment, to the holders of such indebtedness from
5 the first revenues thereafter received applicable
6 to the general funds of the State, a sum equal to
7 such interest and principal. All ~~State~~ indebtedness
8 shall mature within fifteen years from the time when
9 such indebtedness is incurred, except that at the
10 time of authorizing the indebtedness the General
11 Assembly *by law* may extend the period to not more than
12 twenty-five years by the affirmative vote of three-fifths
13 of all the members of each house.

14
15 Section 6.027. Gift or Loan of Assets or Credit.

16
17 The assets or credit of the State shall not in any
18 manner be given or ~~loaned~~ *lent* to any individual,
19 association, or corporation unless a public purpose
20 will be served thereby and unless authorized by an
21 act of the General Assembly *by law* stating the public
22 purpose *to be served*. A gift of assets may be
23 authorized by the affirmative vote of a majority of
24 all the members of each house, but a gift of credit
25 or a loan of credit or a loan of assets shall require
26 the affirmative vote of three-fifths of ~~such~~ *all the*
27 members of each house.

28
29 BUDGET AND APPROPRIATIONS

30
31 Section 6.038. Appropriations.

32
33 The General Assembly shall not appropriate any
34 money ~~out of~~ *from* the treasury except by a budget
35 bill or a supplementary appropriation bill.

36
37 Section 6.049. The Budget.

38
39 ~~On the third Wednesday in January in each year~~
40 ~~(except in the case of a newly elected governor,~~
41 ~~and then not later than twelve days after the con-~~
42 ~~vening of the General Assembly into regular session),~~
43 ~~unless such time be extended by the General Assembly,~~
44 ~~t~~ The Governor shall submit a budget for the ensuing
45 fiscal year to the General Assembly a budget for
46 the ensuing fiscal year on the third Wednesday in
47 January in each year, except that in the year after
48 the election of a new Governor, the budget shall be
49 submitted not later than twelve days after the
50 convening of the regular session of the General

1 *Assembly. In any year the time may be extended*
2 *by the General Assembly. The budget shall show*
3 *the estimated surplus or deficit of revenues at*
4 *the end of the preceding year and shall contain,*
5 *for the ensuing fiscal year covered-thereby an*
6 *estimate of revenues, a complete plan of proposed*
7 *expenditures by program including all appropria-*
8 *tions required by this Constitution or by law, and*
9 *any additional information prescribed by law, all*
10 *in such form and detail as the gGovernor shall*
11 *determine. The total of the proposed expenditures*
12 *shall be limited to funds available therefor as*
13 *shown in the budget.*

14
15 Section 6.0510. Mandatory Appropriations.

16
17 *The estimates of appropriations for the legislative*
18 *branch, certified by the presiding officer of each*
19 *house, and for the judicial branch, certified by*
20 *that the judge who shall be designated by the chief*
21 *judge of the Court of Appeals to certify the judicial*
22 *branch budget, shall be transmitted to the gGovernor,*
23 *in such the form and at such the time as that he shall*
24 *direct. To the extent that appropriations for the*
25 *legislative and judicial branches and for state support*
26 *of public school systems are required by law, the*
27 *estimates therefor shall be included in the budget*
28 *without revision.*

29
30 Section 6.0611. Presentation of Budget Bill.

31
32 *At the time the gGovernor submits the budget to the*
33 *General Assembly, he shall deliver to the presiding*
34 *officer of each house the budget and a budget bill*
35 *for all the proposed appropriations of the budget,*
36 *classified and in such the form and detail as that he*
37 *shall determine or that the General Assembly as*
38 *may be prescribed by law. The Each presiding officer*
39 *of each house shall promptly cause the budget bill,*
40 *called-the-budget-bill, to be introduced. The-governor*
41 *may, before final action there on the budget bill*
42 *by the General Assembly, the Governor may amend or*
43 *supplement the budget bill to correct an oversight,*
44 *to appropriate funds contingent on passage of pending*
45 *legislation, or to provide for an emergency. Such*
46 *An amendment or a supplement shall be delivered to the*

47
48
49
50

CORRECTED COPY

1 presiding officers of both *each* houses, and it
2 shall ~~thereafter~~ become a ~~part of the budget bill~~
3 as an addition, substitute, or modification of
4 *the budget bill* ~~thereof~~ or any item thereof.
5 Each amendment *or supplement* shall be accompanied by
6 a statement by the ~~g~~Governor explaining the reasons
7 therefor.

8
9 Section 6.0712. Amendment of Budget Bill.

10
11 The General Assembly may amend the budget bill
12 by increasing any item relating to the legislative
13 or judicial branches, or by reducing or striking
14 out any item except the appropriation of sufficient
15 funds to provide for the timely payment of ~~the~~
16 interest upon and installments of principal of all
17 Sstate indebtedness and the appropriations required
18 by law for Sstate support of public school systems.
19 *The General Assembly* ~~but it~~ may not ~~otherwise~~ amend
20 the budget bill *in any other manner*, or change the
21 estimate of revenues, *or decrease* ~~the~~ compensation
22 of a public officer ~~may not be decreased~~ during his
23 term of office.

24
25 Section 6.0813. Enactment of Budget Bill.

26
27 The budget bill shall become law when passed by
28 both houses of the General Assembly and shall not
29 be subject to veto by the ~~g~~Governor. If the budget
30 bill shall not have been finally ~~acted upon~~ *enacted*
31 by the General Assembly ten days before the expira-
32 tion of its regular session, the ~~g~~Governor shall
33 issue a proclamation extending the session until
34 the ~~passage~~ *enactment* of the budget bill and ten
35 days thereafter. After ~~such~~ *the* proclamation, no
36 other legislation, except provision for the cost
37 of the extended session, ~~can~~ *shall* be finally passed
38 by the General Assembly until the budget bill has
39 been enacted.

40
41 Section 6.0914. Testimony on Budget Bill.

42
43 Either house of the General Assembly may require
44 any person in any branch or agency of the Sstate
45 government, other than the ~~g~~Governor, to appear and
46 testify with respect to the budget bill or a supple-
47 mentary appropriation bill. The ~~g~~Governor or a
48 person designated by him shall have the right to
49 appear and testify with respect to ~~the budget bill~~
50 ~~or a supplementary appropriation bill~~ *these bills*.

1 Section 6.1015. Supplementary Appropriations.

2
3 Any other appropriation shall be embodied in a
4 ~~separate bill called a~~ supplementary appropria-
5 tion bill, the purpose or purposes of which shall
6 be clearly defined therein. In a regular session
7 a supplementary appropriation bill may be passed
8 by either house, but shall not be finally enacted
9 ~~passed by both houses~~ until the budget bill has
10 ~~become law, been enacted. but such a~~ In a special
11 session a supplementary appropriation bill may be
12 considered and enacted at any time ~~in a special~~
13 ~~session. Except as provided in Section 6.11,~~
14 ~~with regard to capital projects submitted by the~~
15 Governor, a supplementary appropriation bill shall
16 provide the revenue necessary to pay the appropria-
17 tion by a tax, direct or indirect, to be levied
18 and collected as prescribed therein.

19
20 Section 6.1116. Capital Expenditures.

21
22 Appropriations for capital projects to be financed
23 by the creation of indebtedness of the State shall
24 be embodied in a supplementary appropriation bill
25 ~~and such bill which~~ shall contain an irrevocable
26 pledge of the full faith and credit and unlimited
27 taxing power of the State. Any such appropriation
28 that is in addition to or exceeds the capital
29 appropriations submitted to the General Assembly
30 by the Governor shall provide for a tax, direct
31 or indirect, sufficient ~~the revenue necessary~~ to
32 pay the debt service required thereby, ~~by a tax,~~
33 ~~direct or indirect,~~ to be levied and collected as
34 prescribed ~~therein in the supplementary appropria-~~
35 ~~tion bill.~~

36
37 ARTICLE 8. GENERAL PROVISIONS

38
39 Section _____. Lottery.

40
41 Neither the State nor ~~the governing body of~~ any
42 ~~political subdivision of the State~~ unit of local
43 government shall operate or authorize a lottery
44 for the purpose of financing any expenses of
45 government.

46
47
48
49

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Comm (2)
on Style Amendments
(en bloc) SF-2, 3, 4, 5

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key			● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland	●		● Rollins		
● James			● Dabrowski			● Koger			● Rosenstock		
● Abramson			● Darby			● Kosakowski			● Rush		
● Adkins	●		● Della	●		● Koss			● Rybczynski		
● Anderson	●		● Dorsey		●	● Leitzel	●		● Scanlan	●	
● Armor			● Dukes			● Linton			● Schloeder	●	
● Bamberger			● Dulany			● Lord			● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus			● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox	●		● Mason			● Singer	●	
● Beall			● Frederick	●		● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair	●		● Gallagher			● Miller, B.			● Sollins		
● Boileau			● Gilchrist		●	● Miller, E. G.			● Sosnowski		
● Borom			● Gill			● Mitchell	●		● Soul		
● Bothe			● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm		
● Boyer			● Groh		●	● Mosner	●		● Sybert	●	
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett	●		● Murphy	●		● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette	●		● Hardwicke			● Murray, E. C.			● Vecera	●	
● Burgess			● Hargrove			● Needle			● Wagandt	●	
● Bushong	●		● Harkness			● Neilson			● Webb		
● Buzzell			● Harris	●		● Neumann	●		● Ritter	●	
● Byrnes	●		● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell	●		● Hickman			● Pascal	●		● Wheatley		
● Cardin			● Hopkins			● Penniman			● White		
● Carson	●		● Hostetter			● Peters			● Willis	●	
● Case	●		● Hutchinson			● Powers			● Willoner		
● Chabot	●		● Jett			● Price			● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl	●		● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
● 0 0	0 0	● 0 0
● 1 1	1 1	1 1
2 2	2 2	2 2
3 3	● 3 3	3 3
4 4	4 4	4 4
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
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4000 400	40 4
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SEPT. 7
OCT. 8 ●
NOV. 9
DEC. 0

Com. Rec's SF-2,3,4,5.
as amended.

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

YEAS	N-V	NAYS
● President		
● Tawes		
● Clark, J.		
● James		
● Abramson		
● Adkins		
● Anderson		
● Armor		
● Bamberger		●
● Bard		
● Barrick		
● Baumann		●
● Beachley		
● Beall		
● Bennett		
● Blair		
● Boileau		●
● Borom		●
● Bothe		
● Boyce		
● Boyer		
● Boyles		
● Bradshaw		●
● Bryson		
● Burdette		●
● Burgess		●
● Bushong		●
● Buzzell		
● Byrnes		
● Caldwell		●
● Cardin		
● Carson		
● Case		●
● Chabot		●
● Child		
● Cicone		

YEAS	N-V	NAYS
● Clagett		
● Clarke, E. J.		
● Cleveland		
● Dabrowski		
● Darby		●
● Della		●
● Dorsey		●
● Dukes		
● Dulany		
● Eckenrode		
● Finch		
● Fornos		
● Fox		
● Frederick		●
● Freedlander		
● Gallagher		●
● Gilchrist		
● Gill		
● Gleason		
● Grant		●
● Groh		
● Grumbacher		●
● Gullett		●
● Hanson		●
● Hardwicke		●
● Hargrove		
● Harkness		
● Harris		
● Henderson		
● Hickman		
● Hopkins		
● Hostetter		●
● Hutchinson		
● Jett		●
● Johnson		●
● Kahl		●

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS
● Key			● Robey, F. C.		
● Kiefer			● Robie, K. L.		
● Kirkland		●	● Rollins		
● Koger			● Rosenstock		
● Kosakowski		●	● Rush		●
● Koss		●	● Rybczynski		
● Leitzel		●	● Scanlan		●
● Linton			● Schloeder		
● Lord		●	● Schneider		
● Macdonald		●	● Sherbow		
● Malkus		●	● Sickles		
● Marion			● Siewierski		●
● Mason		●	● Singer		
● Maurer		●	● Smith, J. H.		
● Mentzer			● Smith, M. H.		
● Miller, B.		●	● Sollins		●
● Miller, E. O.			● Sosnowski		●
● Mitchell			● Soul		●
● Morgan			● Stern		●
● Moser			● Storm		
● Mosner		●	● Sybert		●
● Mudd			● Taylor, H. E.		
● Murphy		●	● Taylor, L.		
● Murray, D. S.			● Ulrich		
● Murray, E. C.			● Vecera		●
● Needle			● Wagandt		●
● Neilson			● Webb		
● Neumann		●	● Ritter		●
● Smith, A. W.			● Weidemeyer		●
● Pascal		●	● Wheatley		
● Penniman			● White		
● Peters			● Willis		●
● Powers			● Willoner		●
● Price		●	● Winslow		
● Pullen					
● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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JAN. 2
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E

Constitutional Convention

AMENDMENT NO. 1

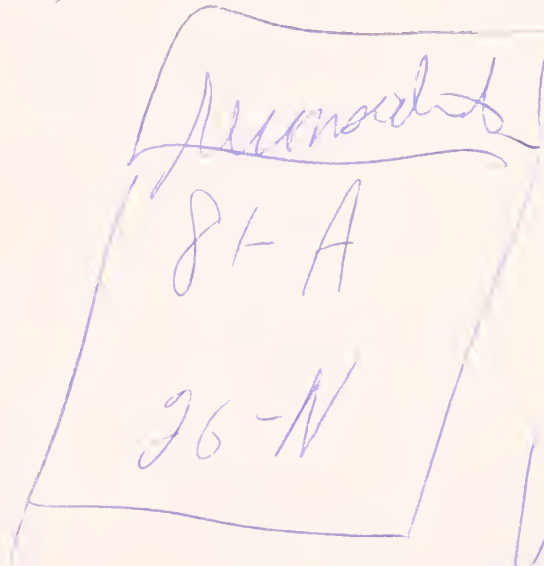
As Amended by Report No. S&D-10

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. SF-2, SF-3,
SF-4, SF-5,

BY DELEGATES HANSON, SICKLES, B. MILLER,
MAURER, MACDONALD.

1 On page 2 Section 6.03. Assessments in line
2 12 strike out the words "agricultural property"
3 and insert in lieu thereof the words:
4 "property owned, and operated as farms, (by
5 bonafide farmers".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 1 as amended
by 1b to SF-2, 3, 4,
5 (substance) 2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		●	● Clagett			Key	●		● Robey, F. C.		
Tawes		●	Clarke, E. J.		●	Kiefer		●	Robie, K. L.		●
Clark, J. ●	Aye		Cleveland	●		Kirkland	●		● Rollins		
James		●	Dabrowski	●		Koger		●	● Rosenstock		
Abramson		●	Darby		●	Kosakowski			● Rush		
Adkins		●	Della	●		Koss			● Rybczynski		
Anderson		●	Dorsey	●		Leitzel	●		Scanlan	●	
● Armor			Dukes	●		Linton			Schloeder		●
● Bamberger			Dulany		●	Lord			Schneider		●
● Bard			Eckenrode		●	Macdonald			● Sherbow		
Barrick		●	Finch	●		Malkus		●	● Sickles		
Baumann	●		Fornos	●		Marion			Siewierski		●
● Beachley			Fox		●	Mason			Singer		●
Beall		●	Frederick	●		Maurer			Smith, J. H.		●
● Bennett			Freedlander	●		Mentzer		●	Smith, M. H.		●
● Blair			Gallagher	●		Miller, B.			● Sollins		
Boileau		●	Gilchrist		●	Miller, E. J.			Sosnowski		●
● Borom			Gill	●		Mitchell			● Soul		
● Bothe			Gleason			Morgan		●	● Stern		
● Boyce			Grant	●		Moser		●	● Storm		
Boyer		●	Groh	●		Mosner	●		Sybert	●	
Boyles		●	Grumbacher	●		Mudd			Taylor, H. E.		
● Bradshaw			Gullett	●		Murphy	●		Taylor, L.		
● Bryson			Hanson	●		Murray, D. S.			● Ulrich		
Burdette		●	Hardwicke		●	Murray, E. C.			Vecera	●	
Burgess		●	Hargrove		●	Needle			Wagand	●	
Bushong	●		Harkness		●	Neilon			Webb		●
Buzzell		●	Harris			Neumann	●		Ritter		●
● Byrnes			Henderson		●	Smith, A. W.			● Weidemeyer		
Caldwell	●		Hickman		●	Pascal	●		Wheatley	●	
● Cardin			Hopkins	●		Penniman			● White		
Carson		●	Hostetter		●	Peters		●	Willis	●	
Case	●		Hutchinson		●	Powers		●	● Willoner		
Chabot	●		Jett			Price	●		● Winslow		
Child		●	Johnson	●		Pullen		●			
Cicone		●	Kahl	●		Raley		●			

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
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4 4	4 4	4 4
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DEL. PRO.	COM. REC.
1000 100	10 1
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3000 300	30 3
4000 400	40 4
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RESO. 600	60 6
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3-R. 800	80 8
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DEC.	0

Motion to reconsider the vote

CONSTITUTIONAL CONVENTION OF MARYLAND by which Amend 1 as
1967 amended by 1b was adopted.
ROLL CALL

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key			● Robey, F. C.		●
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J. ●			● Cleveland			● Kirkland ●			● Rollins		
● James			● Dabrowski			● Koeger			● Rosenstock		
● Abramson			● Darby ●			● Kosakowski		●	● Rush		
● Adkins			● Della ●			● Koss		●	● Rybczynski		
● Anderson			● Dorsey ●			● Leitzel ●			● Scanlan ●		
● Armor			● Dukes			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord		●	● Schneider		
● Bard			● Eckenrode			● Macdonald		●	● Sherbow		
● Barrick			● Finch			● Malkus ●			● Sickles		●
● Baumann ●			● Fornos			● Marion		●	● Siewierski		
● Beachley			● Fox			● Mason ●			● Singer		
● Beall			● Frederick ●			● Maurer		●	● Smith, J. H.		
● Bennett		●	● Freedlander		●	● Mentzer			● Smith, M. H.		
● Blair			● Gallagher ●			● Miller, B.		●	● Sollins		●
● Boileau			● Gilchrist			● Miller, E. T.			● Sosnowski		
● Borom		●	● Gill			● Mitchell		●	● Soul		
● Bothe		●	● Gleason		●	● Morgan			● Stern		
● Boyce		●	● Grant			● Moser			● Storm		
● Boyer			● Groh			● Mosner ●			● Sybert		●
● Boyles			● Grumbacher		●	● Mudd		●	● Taylor, H. E.		
● Bradshaw			● Gullett ●			● Murphy ●			● Taylor, L.		
● Bryson			● Hanson		●	● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke		●	● Murray, E. C.			● Vecera ●		
● Burgess ●			● Hargrove			● Needle		●	● Wagandt ●		
● Bushong ●			● Harkness			● Neilson			● Webb		
● Buzzell			● Harris			● Neumann ●			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell ●			● Hickman			● Pascal ●			● Wheatley ●		
● Cardin			● Hopkins			● Penniman		●	● White		●
● Carson			● Hostetter ●			● Peters			● Willis ●		
● Case ●			● Hutchinson			● Powers			● Willoner		
● Chabot ●			● Jett		●	● Price ●			● Winslow		●
● Child			● Johnson			● Pullen					
● Cicone			● Kahl ●			● Raley					

YEAS

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SEPT. 7

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NOV. 9

DEC. 0

Adoption of Amend 1
as amended by

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

16

(reconsideration)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	• Clagett			Key		•	• Robey, F. C.		
Tawes		•	Clarke, E. J.		•	Kiefer		•	Robie, K. L.		•
• Clark, J.			Cleveland			Kirkland	•		Rollins		•
James		•	Dabrowski			Koger		•	Rosenstock		•
Abramson	•		Darby	•		• Kosakowski			Rush		•
Adkins		•	Della	•		• Koss			Rybczynski		•
Anderson		•	Dorsey	•		Leitzel	•		Scanlan	•	
Armor	•		Dukes		•	• Linton			Schloeder		•
Bamberger		•	Dulany		•	• Lord			Schneider		•
Bard		•	Eckenrode		•	• Macdonald			Sherbow		•
Barrick		•	Finch		•	Malkus	•		• Sickles		
Baumann	•		Fornos		•	• Marion			Siewierski		•
Beachley	•		Fox		•	Mason	•		Singer		•
Beall		•	Frederick	•		• Maurer			Smith, J. H.		•
• Bennett			• Freedlander			Mentzer		•	Smith, M. H.		•
• Blair			Gallagher	•		• Miller, B.			• Sollins		
Boileau		•	Gilchrist		•	Miller, E. J.			Sosnowski	•	
• Borom			Gill		•	• Mitchell			Soul		•
• Bothe			• Gleason			Morgan		•	Stern		•
• Boyce			Grant	•		Moser		•	Storm		•
Boyer		•	Groh	•		Mosner	•		Sybert	•	
Boyles		•	• Grumbacher			• Mudd			Taylor, H. E.		
• Bradshaw			Gullett	•		Murphy	•		Taylor, L.		
Bryson		•	• Hanson			Murray, D. S.		•	Ulrich		•
Burdette		•	• Hardwicke			• Murray, E. C.			Vecera	•	
Burgess	•		Hargrove		•	• Needle			Wagandt	•	
Bushong	•		Harkness		•	Neilson		•	Webb		•
Buzzell		•	• Harris			Neumann	•		Ritter	•	
Byrnes		•	Henderson		•	Smith, A. W.		•	• Weidemeyer		
Caldwell	•		Hickman		•	Pascal	•		Wheatley		•
Cardin	•		• Hopkins			• Penniman			• White		
Carson		•	Hostetter	•		Peters		•	Willis	•	
Case	•		• Hutchinson			Powers		•	• Willoner		
Chabot	•		• Jett			Price	•		• Winslow		
Child		•	• Johnson			Pullen		•			
Cicone		•	Kahl	•		Raley		•			

YEAS
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	500	50	5
RESO.	600	60	6
2-R.	700	70	7
3-R.	800	80	8
QUO.	900	90	9
MOT.	000	00	0

SEPT. 7
OCT. 8
NOV. 9
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Constitutional Convention

AMENDMENT NO. 1A

As Amended by Report No. S&D-10

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. SF-2, SF-3,
SF-4, SF-5.

BY DELEGATE BARRICK

1 On page 2 Section 6.03. Assessments in line
2 12 strike out everything after the word
3 "include" and strike all of lines 13 and 14
4 and insert in lieu thereof the following words:
5
6 "property devoted to agricultural use as
7 prescribed by law."
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Journal of the American Medical Association

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Postage paid at Washington, D. C., and at additional mailing offices.

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 1a to SF-2,
3, 4, 5 (substance)

2nd reading

YEAS	N-V	NAYS
President		
• Tawes		
Clark, J. •	Nay	
James		
• Abramson		
• Adkins		
• Anderson		
Armor		
Bamberger		
• Bard		
• Barrick		
• Baumann		
Beachley		
Beall		
Bennett		
Blair		
• Boileau		
Borom		
Bothe		
Boyce		
• Boyer		
• Boyles		
Bradshaw		
• Bryson		
• Burdette		
• Burgess		
Bushong •		
• Buzzell		
Byrnes		
Caldwell •		
• Cardin		
• Carson		
Case •		
Chabot •		
• Child		
• Cicone		

YEAS	N-V	NAYS
• Clagett		
• Clarke, E. J.		
Cleveland		
Dabrowski		
Darby		
Della •		
• Dorsey		
Dukes		
• Dulany		
• Eckenrode		
Finch		
• Fornos		
• Fox		
Frederick •		
Freedlander		
Gallagher •		
• Gilchrist		
Gill		
• Gleason		
• Grant		
• Groh		
Grumbacher		
Gullett •		
Hanson		
Hardwicke		
Hargrove		
Harkness		
Harris		
Henderson		
• Hickman		
• Hopkins		
• Hostetter		
• Hutchinson		
Jett		
• Johnson		
Kahl •		

YEAS	N-V	NAYS
Key		
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Kirkland •		
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Kosakowski		
Koss		
Leitzel •		
• Linton		
Lord		
Macdonald		
• Malkus		
Marion		
Mason •		
Maurer		
Mentzer		
Miller, B.		
Miller, E. •		
Mitchell		
• Morgan		
• Moser		
Mosner •		
• Mudd		
Murphy •		
Murray, D. S.		
Murray, E. C.		
Needle		
Neilson		
Neumann •		
Smith, A. W.		
Pascal •		
Penniman		
Peters		
Powers		
Price		
Pullen		
Raley		

YEAS	N-V	NAYS
Robey, F. C.		
Robie, K. L.		
Rollins		
• Rosenstock		
Rush		
Rybczynski		
Scanlan •		
Schloeder		
Schneider		
Sherbow		
Sickles		
• Siewierski		
Singer		
• Smith, J. H.		
• Smith, M. H.		
Sollins		
Sosnowski		
Soul		
Stern		
• Storm		
Sybert •		
Taylor, H. E.		
Taylor, L.		
• Ulrich		
Vecera •		
Wagandt •		
Webb		
Ritter		
Weidemeyer		
• Wheatley		
White		
Willis •		
Willoner		
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YEAS	N-V	YEAS	N-V	YEAS	N-V
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Constitutional Convention

AMENDMENT NO. 1B

As Amended by Report No. S&D-10
To Amendment No. 1

To Committee Recommendation No. SF-2, SF-3,
SF-4, SF-5.

BY DELEGATE LINTON

1 On page 1 of the amendment in lines 4 and 5
2 strike out the following words:
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4 ", by bonafide farmers".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 16 to SF-3,
3, 4, 5 (substance)

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	• Clagett			• Key		•	• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer		•	• Robie, K. L.		
• Clark, J.			• Cleveland			• Kirkland	•		• Rollins		•
• James		•	• Dabrowski			• Koger			• Rosenstock		
• Abramson		•	• Darby		•	• Kosakowski			• Rush		
• Adkins			• Della	•		• Koss			• Rybczynski		
• Anderson			• Dorsey			• Leitzel	•		• Scanlan	•	
• Armor	•		• Dukes		•	• Linton			• Schloeder		
• Bamberger			• Dulany			• Lord		•	• Schneider		•
• Bard			• Eckenrode			• Macdonald			• Sherbow		•
• Barrick			• Finch			• Malkus			• Sickles		
• Baumann			• Fornos			• Marion			• Siewierski		•
• Beachley		•	• Fox		•	• Mason			• Singer		•
• Beall		•	• Frederick			• Maurer			• Smith, J. H.		•
• Bennett			• Freedlander			• Mentzer		•	• Smith, M. H.		
• Blair			• Gallagher			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			• Miller, E. J.			• Sosnowski		•
• Borom			• Gill			• Mitchell			• Soul		•
• Bothe			• Gleason			• Morgan		•	• Stern		•
• Boyce		•	• Grant			• Moser			• Storm		•
• Boyer			• Groh			• Mosner	•		• Sybert	•	
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett	•		• Murphy	•		• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera	•	
• Burgess			• Hargrove		•	• Needle			• Wagandt	•	
• Bushong	•		• Harkness		•	• Neilson			• Webb		•
• Buzzell			• Harris		•	• Neumann	•		• Ritter		
• Byrnes			• Henderson		•	• Smith, A. W.			• Weidemeyer		
• Caldwell	•		• Hickman		•	• Pascal	•		• Wheatley	•	
• Cardin			• Hopkins			• Penniman			• White		•
• Carson	•		• Hostetter		•	• Peters			• Willis	•	
• Case	•		• Hutchinson			• Powers		•	• Willoner		
• Chabot	•		• Jett			• Price	•		• Winslow		
• Child			• Johnson			• Pullen		•			
• Cicone		•	• Kahl	•		• Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
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RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
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B

Constitutional Convention

AMENDMENT NO. 2

As Amended by Report No. S&D-10
~~XXXXXX~~

To Committee Recommendation No. SF-2, SF-3,
SF-4, SF-5

BY DELEGATE

SEE SPONSORS BELOW

1 On page 3 Section 6.06. State Indebtedness
2 in line 9 place a period after the word
3 "incurred" and strike out the remainder of this
4 line and all of lines 10, 11, 12, and 13.

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12 STERN, J. CLARK, ANDERSON, CLAGETT, DORSEY,
13 FINCH, GRANT, GROH, HARKNESS, HARRIS, HENDERSON,
14 HOSTETTER, JETT, JOHNSON, KIRKLAND, MENTZER,
15 PASCAL, RITTER, SCHNEIDER, J. H. SMITH,
16 SOSNOWSKI, SOUL, STORM, L. TAYLOR, ULRICH,
17 WEIDEMEYER, WHITE, WILLONER.

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 2 to SF-2, 3
4, 5. (substance)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	2nd reading	YEAS	N-V	NAYS
President		•	•	Clagett		Key		•	Robey, F. C.			•
Tawes		•	•	Clarke, E. J.	•	Kiefer	•		Robie, K. L.			•
Clark, J. •	Aye		•	Cleveland	•	Kirkland	•		Rollins			•
James		•	•	Dabrowski	•	Kozer		•	Rosenstock			•
Abramson		•	•	Darby	•	Kosakowski	•		Rush	•		
Adkins		•	•	Della	•	Koss		•	Rybczynski	•		
• Anderson			•	Dorsey		Leitzel	•		Scanlan	•		
Armor		•	•	Dukes	•	Linton		•	Schloeder			•
Bamberger		•	•	Dulany	•	Lord		•	Schneider	•		
Bard		•	•	Eckenrode		Macdonald	•		Sherbow			•
Barrick		•	•	Finch		Malkus	•		Sickles			•
Baumann	•		•	Fornos	•	Marion		•	Siewierski	•		
Beachley		•	•	Fox	•	Mason		•	Singer			•
Beall		•	•	Frederick	•	Maurer		•	Smith, J. H.	•		
Bennett		•	•	Freedlander	•	Mentzer		•	Smith, M. H.			•
Blair		•	•	Gallagher	•	Miller, B.		•	Sollins			•
• Boileau			•	Gilchrist	•	Miller, E. T.		•	Sosnowski	•		
Borom		•	•	Gill	•	Mitchell		•	Soul	•		
Bothe		•	•	Gleason	•	Morgan		•	Stern	•		
Boyce		•	•	Grant		Moser		•	Storm	•		
• Boyer			•	Groh		Mosner	•		Sybert	•		
• Boyles			•	Grumbacher	•	Mudd	•		Taylor, H. E.			
Bradshaw		•	•	Gullett	•	Murphy	•		Taylor, L.	•		
Bryson		•	•	Hanson	•	Murray, D. S.		•	Ulrich	•		
Burdette		•	•	Hardwicke	•	Murray, E. C.		•	Vecera	•		
• Burgess			•	Hargrove	•	Needle		•	Wagandt	•		
Bushong	•		•	Harkness		Neilson		•	Webb	•		
Buzzell		•	•	Harris		Neumann	•		Ritter	•		
Byrnes		•	•	Henderson		Smith, A. W.		•	Weidemeyer	•		
Caldwell	•		•	Hickman		Pascal	•		Wheatley	•		
Cardin		•	•	Hopkins	•	Penniman		•	White			•
Carson		•	•	Hostetter		Peters	•		Willis	•		
Case	•		•	Hutchinson	•	Powers		•	Willoner	•		
Chabot	•		•	Jett		Price	•		Winslow	•		
Child		•	•	Johnson		Pullen		•				
Cicone		•	•	Kahl	•	Raley		•				

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YEAS
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3-R. 800
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NOV. 9
DEC. 0

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77

D

Constitutional Convention

AMENDMENT NO. 3

As Amended by Report No. S&D-10

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. SF-2, SF-3
SF-4, SF-5

BY DELEGATE SEE SPONSORS BELOW

1 On page 5 strike out all of lines 9 through
2 39, inclusive, comprising Section 6.12.
3 Amendment of Budget Bill and Section 6.13. En-
4 actment of Budget Bill and insert in lieu thereof
5 the following:

6
7 "Section 6.12. Amendment of Budget Bill

8
9 The General Assembly may amend the budget
10 bill by increasing or decreasing the appropri-
11 ation for any item included in the budget, by
12 transferring funds among items included in the
13 budget or by including items not in the budget
14 bill as introduced. The total appropriation
15 included in the budget bill as enacted by the
16 General Assembly shall not exceed the total
17 budgeted expenditures submitted by the governor.
18 The General Assembly shall not reduce or strike
19 out any appropriation of sufficient funds for
20 the timely payment of the interest upon and
21 installments of principal of all state indebt-
22 edness and appropriations required by law for
23 state support of public school systems. The
24 compensation of a public officer shall not be
25 decreased during his term of office.

26
27 Section 6.13. Enactment of Budget Bill

28
29 The General Assembly shall remain in ses-
30 sion until the budget has been enacted. If
31 the budget bill shall not have been passed
32 by both houses of the General Assembly by the

1 eightieth day of its regular session, the
2 General Assembly shall finally enact no
3 other legislation until the budget bill has
4 been enacted. Within ten days following
5 passage of the budget bill by both houses
6 of the General Assembly, the governor may
7 reduce or strike out any appropriation
8 contained in the budget bill, and each
9 reduction or veto of an appropriation item
10 shall be effective unless overridden by a
11 vote of three-fifths of all the members of
12 each house of the General Assembly within
13 ten days after the action by the governor."
14

15
16 BY DELEGATES HANSON, BENNETT, BOROM, BOTHE,
17 BOYCE, BURDETTE, Fornos, FOX, GALLAGHER,
18 GRUMBACHER, HARDWICKE, MARION, MAURER,
19 B. MILLER, MORGAN, PULLEN, F.C. ROBEY,
20 SICKLES, SOLLINS, STORM.
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 3 to SF-2, 3,
4, 5. (substance)

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Claggett		•	Key		•	Robey, F. C.		•
Tawes		•	Clarke, E. J.		•	Kiefer		•	Robie, K. L.		•
Clark, J. •	Nay		Cleveland		•	Kirkland	•		Rollins		•
James		•	Dabrowski		•	Koger		•	Rosenstock		•
Abramson		•	Darby		•	Kosakowski		•	Rush		•
Adkins		•	Della	•		Koss		•	Rybczynski		•
Anderson		•	Dorsey	•		Leitzel	•		Scanlan	•	
Armor		•	Dukes		•	Linton		•	Schloeder		•
• Bamberger			Dulany		•	Lord		•	Schneider		•
• Bard			Eckenrode		•	Macdonald		•	Sherbow		•
Barrick		•	Finch		•	Malkus	•		Sickles		•
Baumann	•		Fornos		•	Marion		•	Siewierski		•
Beachley		•	Fox		•	Mason		•	Singer		•
Beall		•	Frederick	•		Maurer		•	Smith, J. H.		•
• Bennett			Freedlander		•	Mentzer		•	Smith, M. H.		•
Blair		•	Gallagher	•		Miller, B.		•	Sollins		•
• Boileau			Gilchrist		•	Miller, E. J.		•	Sosnowski	•	
• Borom			Gill		•	Mitchell		•	Soul		•
• Bothe			• Gleason		•	• Morgan		•	Stern		•
• Boyce			Grant		•	Moser		•	• Storm		
Boyer		•	Groh		•	Mosner	•		Sybert	•	
Boyles		•	• Grumbacher			Mudd		•	Taylor, H. E.		
Bradshaw		•	Gullett	•		Murphy	•		• Taylor, L.		
• Bryson			• Hanson		•	Murray, D. S.		•	Ulrich		•
• Burdette			• Hardwicke			Murray, E. C.		•	Vecera	•	
Burgess	•		Hargrove		•	• Needle		•	Wagandt	•	
Bushong	•		Harkness		•	Neilson		•	Webb		•
Buzzell		•	• Harris			Neumann	•		Ritter		•
Byrnes		•	Henderson		•	Smith, A. W.		•	Weidemeyer		•
Caldwell	•		Hickman		•	Pascal	•		Wheatley	•	
Cardin		•	Hopkins		•	Penniman		•	White		•
Carson		•	Hostetter	•		Peters		•	Willis	•	
Case	•		Hutchinson		•	Powers		•	• Willoner		
Chabot	•		Jett		•	Price	•		Winslow		•
Child		•	Johnson		•	Pullen		•			
Cicone		•	Kahl	•		Raley		•			

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YEAS
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NAYS
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RESO.	600
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

A

Constitutional Convention

AMENDMENT NO. 4

As Amended by Report No. S&D-10

~~XXXXXX XXXXXXXX~~

To Committee Recommendation No. SF-2, SF-3 SF-4
SF-5

KOSAKOWSKI, BOTHE, DABROWSKI,
BY DELEGATES DUKES, HARDWICKE, HARRIS, JOHNSON,
KIRKLAND, KOGER, LORD, D.S.MURRAY, RUSH,
RYBCZYNSKI, SIEWIERSKI, SOUL, VECERA, WEBB, WEIDEMEYER

1 On page 6 strike out all of Section ____.
2 Lottery, comprising all of lines 37 through 45,
3 inclusive.

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 4 to SF-2, 3,
4, 5 (substance)

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			Claggett			Key			Robey, F. C.		
Tawes			Clarke, E. J.			Kiefer			Robie, K. L.		
Clark, J.	Nay		Cleveland			Kirkland			Rollins		
James			Dabrowski			Koger			Rosenstock		
Abramson			Darby			Kosakowski			Rush		
Adkins			Della			Koss			Rybczynski		
Anderson			Dorsey			Leitzel			Scanlan		
Armor			Dukes			Linton			Schloeder		
Bamberger			Dulany			Lord			Schneider		
Bard			Eckenrode			Macdonald			Sherbow		
Barrick			Finch			Malkus			Sickles		
Baumann			Fornos			Marion			Siewierski		
Beachley			Fox			Mason			Singer		
Beall			Frederick			Maurer			Smith, J. H.		
Bennett			Freedlander			Mentzer			Smith, M. H.		
Blair			Gallagher			Miller, B.			Sollins		
Boileau			Gilchrist			Miller, E. T.			Sosnowski		
Borom			Gill			Mitchell			Soul		
Bothe			Gleason			Morgan			Stern		
Boyce			Grant			Moser			Storm		
Boyer			Groh			Mosner			Sybert		
Boyles			Grumbacher			Mudd			Taylor, H. E.		
Bradshaw			Gullett			Murphy			Taylor, L.		
Bryson			Hanson			Murray, D. S.			Ulrich		
Burdette			Hardwicke			Murray, E. C.			Vecera		
Burgess			Hargrove			Needle			Wagandt		
Bushong			Harkness			Neilson			Webb		
Buzzell			Harris			Neumann			Ritter		
Byrnes			Henderson			Smith, A. W.			Weidemeyer		
Caldwell			Hickman			Pascal			Wheatley		
Cardin			Hopkins			Penniman			White		
Carson			Hostetter			Peters			Willis		
Case			Hutchinson			Powers			Willoner		
Chabot			Jett			Price			Winslow		
Child			Johnson			Pullen					
Cicone			Kahl			Raley					

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YEAS
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RESO. 600
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OCT. 8
NOV. 9
DEC. 0

F

Constitutional Convention

AMENDMENT NO. 5

As Amended by Report No. S&D-10
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. SF-2, SF-3,
SF-4, SF-5.

BY DELEGATE GRUMBACHER

1 On page 6 Section 6.15. Supplementary
2 Appropriations in line 17 after the letters
3 "tion" add the words: "either from any
4 surplus or".

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 5 to SF-2,
3, 4, 5 (substance)

2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	Key		•	Robey, F. C.		•
Tawes		•	Clarke, E. J.		•	Kiefer	•		Robie, K. L.		•
Clark, J. •	Nay		Cleveland	•		Kirkland	•		Rollins		•
James		•	Dabrowski	•		Koger	•		Rosenstock		•
Abramson	•		Darby		•	Kosakowski	•		Rush		•
Adkins		•	Della	•		Koss	•		Rybczynski		•
Anderson		•	Dorsey	•		Leitzel	•		Scanlan	•	
Armor		•	Dukes		•	Linton		•	Schloeder		•
Bamberger	•		Dulany		•	Lord		•	Schneider		•
Bard		•	Eckenrode		•	Macdonald	•		Sherbow		•
Barrick		•	Finch	•		Malkus	•		Sickles	•	
Baumann	•		Fornos			Marion	•		Siewierski	•	
Beachley		•	Fox	•		Mason	•		Singer	•	
Beall		•	Frederick	•		Maurer		•	Smith, J. H.		•
Bennett	•		Freedlander	•		Mentzer		•	Smith, M. H.		•
Blair		•	Gallagher	•		Miller, B.	•		Sollins	•	
Boileau		•	Gilchrist		•	Miller, E. T.	•		Sosnowski	•	
Borom	•		Gill			Mitchell	•		Soul		•
Bothe	•		Gleason			Morgan		•	Stern		•
Boyce	•		Grant	•		Moser	•		Storm	•	
Boyer			Groh			Mosner	•		Sybert	•	
Boyles		•	Grumbacher	•		Mudd		•	Taylor, H. E.		
Bradshaw		•	Gullett	•		Murphy	•		Taylor, L.		•
Bryson		•	Hanson			Murray, D. S.		•	Ulrich		•
Burdette		•	Hardwicke			Murray, E. C.		•	Vecera	•	
Burgess	•		Hargrove		•	Needle	•		Wagandt	•	
Bushong	•		Harkness		•	Neilson		•	Webb	•	
Buzzell		•	Harris			Neumann	•		Ritter	•	
Byrnes		•	Henderson		•	Smith, A. W.		•	Weidemeier		
Caldwell	•		Hickman		•	Pascal	•		Wheatley	•	
Cardin		•	Hopkins		•	Penniman	•		White	•	
Carson		•	Hostetter	•		Peters		•	Willis	•	
Case	•		Hutchinson		Nay	Powers		•	Willoner		
Chabot	•		Jett		•	Price	•		Winslow	•	
Child		•	Johnson		•	Pullen		•			
Cicone		•	Kahl	•		Raley	•				

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YEAS
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NAYS
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3-R.	800
QUO.	900
MOT.	000

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SEPT. 7

OCT. 8

NOV. 9

DEC. 0



Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-11

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 5 & 16

December 27 , 1967.

TITLE

1 A Report concerning Committee Recommendations
2 Nos. S&E-1 and S&E-2.

3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommendations
6 Nos. S&E-1 and S&E-2 read as indicated in the at-
7 tached recommendation.

8
9
10
11
12
13 In Section 2.01, the requirements of citizen-
14 ship, age and residence establish eligibility to
15 register. Eligibility plus registration equals
16 qualification to vote and the section has been
17 reworded to make the use of these terms clear.
18 The words "federal, state, and county election"
19 were taken from the section title and inserted
20 at the end of the first sentence to make it clear
21 that these are the elections referred to. Quali-
22 fication to vote in municipal elections is cover-
23 ed in Section 2.02.

24
25 It should be noted that, reading Section 2.02
26 together with Section 3.05, it is possible for
27 a candidate for the House of Delegates to run in
28 a district in which he cannot vote. Section 3.05
29 requires only that a Delegate reside in a Senate
30 district.

1 The words "register to" were added to
2 Section 2.04 to emphasize the fact that it
3 is registration which is not being restricted
4 by residence in a federal enclave.

5
6 In Section 2.05 the first sentence was divi-
7 ded for clarity, although this required the
8 addition of extra words.

9
10 The word "any" is added to Section 2.06 to
11 make it clear that persons may be disqualified
12 to vote in federal, state, county and municipal
13 elections for the stated reasons.

14
15 There is an apparent contradiction in Section
16 2.07. The General Assembly may establish a
17 state agency to insure uniform administration
18 of the laws pursuant to this section. Some of
19 the laws referred to are the municipal laws
20 which appear to permit variations in the
21 administration of municipal elections. One
22 sentence says the laws may vary; another pro-
23 vides an agency to assure the uniform administra-
24 tion of the laws.

25
26 In Section 2.08, use was made of the words
27 "overlapping terms" as being clearer than
28 "staggered term basis". Words were also added
29 to make it clear that all terms do not end every
30 two years.

31
32 The change in Section 2.10 from "every law"
33 to "any law passed by the General Assembly"
34 reflects the discussion in the Committee of the
35 Whole which indicated that the referendum of S&E-1
36 is only applicable to laws of the General Assembly.
37 The last sentence which originally appeared in this
38 section has been relocated in Section 2.12.

39
40 In Section 2.11, "of Baltimore City" was deleted
41 as unnecessary. The words "date of enactment" do
42 not as clearly identify a specific day as do the
43 words "bill becomes law" and therefore the latter
44 words are substituted for the former. The words
45 "or his designate" are dropped since it was
46 clear in the discussions on Committee Recommendation
47 No. EB-1 that the word "Governor" is broad enough
48 to include agents or designates of the Governor.

49
50

1 The two paragraphs in Section 2.12 are now
2 to be read as one paragraph. The words in
3 this section are rearranged and changed slightly
4 to emphasize that a law may be suspended only
5 if half the required signatures are filed with-
6 in 30 days, but that this suspension is tem-
7 porary and lasts only until the 60th day un-
8 less all the rest of the necessary signatures are
9 filed by that 60th day.

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Constitutional Convention

COMMITTEE RECOMMENDATION NO. ~~S&E-1~~ & S&E-2

PRESENTED BY THE COMMITTEE ON SUFFRAGE AND ELECTIONS
on Nov. 3, & 30 , 1967

Approved by the Committee of the Whole with
amendments on Nov. 13 & Dec. 8 , 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on Dec. 27 , 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

SUFFRAGE AND ELECTIONS

ARTICLE 2. SUFFRAGE AND ELECTIONS

QUALIFICATIONS FOR VOTING

Section ~~1-2.01.~~ Eligible Voters in Federal,
State, and County Elections.

Every citizen of the United States who has
attained the age of nineteen years, who has
been a resident of ~~the~~ *this* State for six months
and of the House of Delegates ~~district~~ and
county in which he offers to vote for three
months next preceding an election, ~~and who is~~
~~registered~~ *shall be eligible to register to vote,*
and if registered shall be qualified to vote
in all federal, state, and county elections held
in this State. for all officers to be elected
~~by the people and upon all questions submitted~~
~~to a vote of the people.~~ Removal from one *delegate*
district or county to another *delegate* district
or county in this State shall not deprive a
person of his qualification to vote in the *House*
delegate district or county from which he has
removed until three months after his removal.

1 Section 2-2.02. Eligible Voters in Municipal
2 Elections.
3

4 A municipal corporation may establish by law
5 qualifications for voters in its municipal
6 elections ~~subject may be established by law by~~
7 ~~municipal corporations subject to such any~~
8 procedures and standards as that the General
9 Assembly may provide by ~~public-general~~ laws. No
10 municipal corporation may establish an voting age
11 requirement of more than nineteen years nor a
12 ~~residency residence~~ requirement of more than
13 one year.
14

15 Section 3-2.03. Eligible Voters in Presidential
16 Elections.
17

18 For purposes of voting for President and Vice
19 President of the United States or electors for
20 those offices, the General Assembly shall by
21 ~~public-general~~ law establish lesser residence re-
22 quirements for citizens who have resided in this
23 State for less than six months.
24

25 Section 4-2.04. Voters in United States Enclaves.
26

27 A person shall not be deemed ineligible to
28 register to vote in any election solely by reason
29 of the fact that he resides on land over which the
30 United States exercises jurisdiction.
31

32 Section 9-2.05. No-Property-Test-for-Public-Office-
33 Property Qualifications.
34

35 ~~No~~Ownership of an interest in property shall
36 not be required as a condition for voting except
37 ~~with-respect-to~~ to the extent that nonresident
38 property owners may be permitted by law to vote
39 in a municipal elections, ~~or~~Ownership of an interest
40 in property shall not be required as a condition for
41 holding any elective or appointive office in of this
42 State or in of any unit of local government, govern-
43 mental-unit except that any person holding office
44 office-holders may be required by law to furnish an
45 appropriate bonds.
46

47 Section 5-2.06. Disqualifications.
48

49 The General Assembly may ~~by-law~~ establish by law
50 disqualifications ~~for~~ from voting in any election

1 by reason of mental incompetence or conviction of
2 serious crime, and shall provide for the removal
3 of ~~such~~ *these* disqualifications.

4 5 CONDUCT OF ELECTIONS 6

7 Section 6-2.07. Uniform Conduct of Elections. 8

9 The General Assembly shall by public-general laws
10 shall define residence, establish a uniform system
11 of permanent registration of voters, provide for
12 the nomination of candidates, regulate the time,
13 place, and manner of elections, provide for the
14 uniform administration of elections, provide and
15 for absentee voting, insure secrecy of voting, and
16 protect the integrity of the election process. The
17 General Assembly shall by-law establish by law a
18 state agency to supervise and insure the uniform
19 administration of laws under-this pursuant to this
20 sSection. A municipal corporation may by-law
21 establish by law election dates and procedures for
22 the administration and regulation of its municipal
23 elections subject to such any procedures and standards
24 as that the General Assembly may provide by public
25 general laws.
26

27 Section 7-2.08. General Elections. 28

29 A general election shall be held in every even-
30 numbered year on the first Tuesday next after the
31 first Monday in November. A-general-election-shall
32 be-held-on-the-Tuesday-next-after-the-first-Monday
33 in-November-in-1970-and-every-fourth-year-thereafter
34 at-which-time State officials officers shall be
35 elected at the general election in 1970 and every
36 fourth year thereafter, except that judges may be
37 elected in any even-numbered year. Unless-otherwise
38 provided-by-public-general-law-or-by-instrument-of
39 government-elections-of-eCounty officials officers
40 shall be held elected at the same time as the-election
41 for-Sstate officials officers unless otherwise
42 provided by the General Assembly by law or by the
43 instrument of government of a county. Elections-for
44 officials-serving-on-a-staggered If members of any
45 public body serve overlapping terms basis an election
46 may be held every two years for those members then
47 to be elected.
48

49 Section 8-2.09. Pluralities. 50

51 The candidates receiving the greatest-number of
52 most votes shall be elected to the offices for which
53 they were candidates.

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1 of the total-number-of required signatures required
2 is are filed with-the-Governor-or-his-designate, the
3 during the thirty days after a bill becomes law,
4 it shall stand be suspended thereby until-sixty-days
5 through the sixtieth day after the-date-of-enactment
6 it became law.

7
8 b. If the law-has-been-so-suspended-and,
9 if-within-sixty-days-after-the-date-of-enactment-the
10 total remaining required number-of signatures is are
11 filed with-the-Governor-or-his-designate by that
12 sixtieth day, the law shall continue to be suspended.

13
14 Section 6 2.13. Effect of Referendum.
15 If-the A referred law is shall be repealed thirty
16 days after it has been rejected by a majority of
17 those voting on the-question, and it if the number
18 of-voters voting on that the question is not less
19 than one-fourth of the total number of-voters
20 voting at-such in the election, the-law-shall-stand
21 repealed-thirty-days-after-rejection. If-the
22 law-is-not-so-repealed-then

23
24 a. A suspended law which-has-been
25 suspended which is not repealed shall take
26 effect thirty days after the referendum or-as
27 or at a later time if provided therein, whichever
28 is-later in the law.

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QUALIFICATIONS FOR VOTING

Every citizen of the United States who has attained the age of nineteen years, who has been a resident of this State for six months and of the House-of-Delegates district-and county in which he offers to vote for three months next preceding an election shall be eligible ~~to-register~~ to vote, and if registered shall be qualified to vote in all ~~federal~~, national, state, and county elections held in this State. *If any county is divided to form different electoral districts or portions thereof for the election of any national, state or county officer, then, to vote for such an officer, a person shall have been a resident of the electoral district for three months next preceding the election.* Removal from one ~~delegate-district-or-county~~ electoral district to another ~~delegate-district-or-county~~ electoral district in this State shall not deprive a person of his qualification to vote in the ~~delegate-district-or-county~~ electoral district from which he has removed until three months after his removal.

A municipal corporation may ~~establish~~ *prescribe* by law qualifications for voters in its municipal elections subject to any procedures and standards that the General Assembly may ~~provide~~ *prescribe* by law. No municipal corporation may ~~establish~~ *prescribe* an age requirement of more than nineteen years nor a residence requirement of more than one year.

For purposes of voting for President and

1 Vice President of the United States or elec-
2 tors for those offices, the General Assembly
3 shall *prescribe* by law ~~establish~~ a lesser
4 residence requirement for citizens who have
5 resided in this State for less than six
6 months.

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1 Section 2.04. Voters in United States
2 Enclaves.
3

4 A person shall not be deemed ineligible
5 to register to vote in any election solely
6 by reason of the fact that he resides on
7 land over which the United States **exereises**
8 *has been ceded* jurisdiction.
9

10 Section 2.05. Property Qualifications.
11

12 Ownership of an interest in property
13 shall not be required as a condition for
14 voting except to the extent that nonresident
15 property owners may be permitted by law to
16 vote in a municipal election. Ownership of
17 an interest in property shall not be re-
18 quired as a condition for holding any
19 elective or appointive office of this State
20 or of any unit of local government. **except**
21 **that-any-person-holding-office-may-be**
22 **required-by-law-to-furnish-an-appropriate**
23 **bond.**
24

25 Section 2.06. Disqualifications.
26

27 The General Assembly may **establish**
28 *prescribe* by law disqualifications from
29 voting in any election by reason of mental
30 incompetence or conviction of serious
31 crime, and shall provide for the removal
32 of these disqualifications.
33

34 CONDUCT OF ELECTIONS
35

36 Section 2.07. Conduct of Elections.
37

38 The General Assembly by law shall define
39 residence, establish a uniform system of
40 permanent registration of voters, provide for
41 the nomination of candidates, regulate the
42 time, place, and manner of elections, pro-
43 vide for the uniform administration of
44 elections, provide for absentee voting,
45 insure secrecy of voting, and protect the
46 integrity of the election process. The
47 **General-Assembly-shall-establish-by-law-a**
48 **state-agency-to-supervise-and-insure-the**
49 **uniform-administration-of-laws-pursuant-to**
50 **this-Section.** A municipal corporation may

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Comm.
on Style Amendments
(en bloc) S&E-1 S&E-2

N-V NAYS
President
Wes
ark, J. Aye
mes
bramson
dkins
Anderson
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amberger
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YEAS N-V NAYS
● Clagett
● Clarke, E. J.
Cleveland
● Dabrowski
● Darby
● Della
● Dorsey
● Dukes
● Dulany
● Eckenrode
● Finch
● Fornos
● Fox
● Frederick
● Freedlander
● Gallagher
● Gilchrist
● Gill
● Gleason
Grant ●
● Groh
● Grumbacher
● Gullett
● Hanson
Hardwick ●
● Hargrove
● Harkness
● Harris
● Henderson
● Hickman
● Hopkins
● Hostetter
● Hutchinson
● Jett
● Johnson
● Kahl

YEAS N-V NAYS
● Key
● Kiefer
● Kirkland
Koger ●
● Kosakowski
Koss ●
● Leitzel
● Linton
Lord ●
● Macdonald
● Malkus
● Marion
● Mason
● Maurer
● Mentzer
Miller, B. ●
Miller, E. ●
● Mitchell
● Morgan
● Moser
● Mosner
● Mudd
● Murphy
● Murray, D. S.
● Murray, E. C.
● Needle
● Neilson
● Neumann
● Smith, A. W.
● Pascal
● Penniman
● Peters
● Powers
● Price
● Pullen
● Raley

YEAS N-V NAYS
● Robey, F. C.
● Robie, K. L.
● Rollins
● Rosenstock
Rush ●
● Rybczynski
Scanlan ●
● Schloeder
Schneider ●
● Sherbow
● Sickles
● Siewierski
● Singer
● Smith, J. H.
● Smith, M. H.
● Sollins
Sosnowski ●
● Soul
● Stern
● Storm
Sybert ●
● Taylor, H. E.
Taylor, L ●
● Ulrich
Vecera ●
● Wagandt
● Webb
● Ritter
● Weidemeyer
● Wheatley
● White
Willis ●
● Willoner
● Winslow

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YEAS 00-200	N-V 100-200		NAYS 100-200	
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DEL. PRO.	COM. REC.
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3-R.	800
QUO.	900
MOT.	000

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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Com. Rec's S&E-1
S&E-2
as amended

2

									2nd reading		
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			Key		●	● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Koger			● Rosenstock		
● Abramson			● Darby	●		● Kosakowski			● Rush		●
● Adkins			● Della			● Koss			● Rybczynski		
● Anderson	●		● Dorsey		●	● Leitzel			● Scanlan	●	
● Armor	●		● Dukes	●		● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord			● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch	●		● Malkus	●		● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer		
● Beall	●		● Frederick			● Maurer			● Smith, J. H.		
● Bennett	●		● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher	●		● Miller, B.			● Sollins		
● Boileau			● Gilchrist			● Miller, E. T.			● Sosnowski		
● Borom			● Gill			● Mitchell			● Soul		
● Bothe	●		● Gleason			● Morgan			● Stern	●	
● Boyce			● Grant			● Moser			● Storm		
● Boyer			● Groh			● Mosner			● Sybert	●	
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett	●		● Murphy			● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette	●		● Hardwicke			● Murray, E. C.			● Vecera		●
● Burgess	●		● Hargrove			● Needle			● Wagandt		
● Bushong	●		● Harkness			● Neilson			● Webb		
● Buzzell			● Harris			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		●
● Caldwell	●		● Hickman		●	● Pascal			● Wheatley		
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter	●		● Peters			● Willis	●	
● Case	●		● Hutchinson			● Powers			● Willoner	●	
● Chabot	●		● Jett			● Price			● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl			● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
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1 1	1 1	1 1
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0



Constitutional^c Convention

AMENDMENT NO. 1

As Amended by Report No. S&D-11

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~S&E-1~~ and S&E-2

BY DELEGATE WINSLOW

- 1 On page 1 Section 2.01. Voters in Federal,
- 2 State, and County Elections in line 7 strike
- 3 out the word "Federal" and insert in lieu
- 4 thereof the word "National";
- 5
- 6 And in line 18 strike out the word "federal"
- 7 and insert in lieu thereof the word "national".
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THE HISTORY OF THE

REIGN OF

CHARLES THE FIRST

BY

JOHN BURNET

OF THE UNIVERSITY OF OXFORD

IN TWO VOLUMES

LONDON

Printed by J. Streater, at the Sign of the Gun, in St. Dunstons Church-yard, near St. Dunstons Church

1699

CONSTITUTIONAL CONVENTION OF MARYLAND 1967

ROLL CALL

Amend. 1 to SE-1
(style) SE-2

YEAS N-V NAYS

President
Tawes
Clark, J. *Aye*
James
Abramson
Adkins
Anderson
Armor
Bamberger
Bard
Barrick
Baumann
Beachley
Beall
Bennett
Blair
Boileau
Borom
Bothe
Boyce
Boyer
Boyles
Bradshaw
Bryson
Burdette
Burgess
Bushong
Buzzell
Byrnes
Caldwell
Cardin
Carson
Case
Chabot
Child
Cicone

YEAS N-V NAYS

Clagett
Clarke, E. J.
Cleveland
Dabrowski
Darby
Della
Dorsey
Dukes
Dulany
Eckenrode
Finch
Fornos
Fox
Frederick
Freedlander
Gallagher
Gilchrist
Gill
Gleason
Grant
Groh
Grumbacher
Gullett
Hanson
Hardwick
Hargrove
Harkness
Harris
Henderson
Hickman
Hopkins
Hostetter
Hutchinson
Jett
Johnson
Kahl

YEAS N-V NAYS

Key
Kiefer
Kirkland
Koger
Kosakowski
Koss
Leitzel
Linton
Lord
Macdonald
Malkus
Marion
Mason
Maurer
Mentzer
Miller, B.
Miller, E. J.
Mitchell
Morgan
Moser
Mosner
Mudd
Murphy
Murray, D. S.
Murray, E. C.
Needle
Neilson
Neumann
Smith, A. W.
Pascal
Penniman
Peters
Powers
Price
Pullen
Raley

2nd reading

YEAS N-V NAYS

Robey, F. C.
Robie, K. L.
Rollins
Rosenstock
Rush
Rybczynski
Scanlan
Schloeder
Schneider
Sherbow
Sickles
Siewierski
Singer
Smith, J. H.
Smith, M. H.
Sollins
Sosnowski
Soul
Stern
Storm
Sybert
Taylor, H. E.
Taylor, L.
Ulrich
Vecera
Wagandt
Webb
Ritter
Weidemeyer
Wheatley
White
Willis
Willoner
Winslow

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SEPT.	7
OCT.	8
NOV.	9
DEC.	0



A

Constitutional Convention

AMENDMENT NO. 2

As Amended by Report No. S&D-11
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. S&E-1 and S&E-2

KOSS, BYRNES, CARDIN, D. MURRAY,
BY DELEGATES FREDERICK, RYBCZYNSKI, SCHLOEDER,
SOUL, WHITE.

1 On page 1 Section 2.01 Voters in Federal,
2 State, and County Elections in line 13 strike
3 out the words "House of Delegates district and";
4
5 And in lines 21 and 22, 22 and 23 and line 25
6 strike out respectively in each instance the
7 following words: "delegate district or".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967

ROLL CALL

Amend 2 to STE-1
(substance) STE-2

2

2nd reading

EAS	N-V	NAYS
President		
Tawes		
Clark, J.	Aye	
James		
Abramson		
Adkins		
Anderson		
Armor		
Bamberger		
Bard		
Barrick		
Baumann		
Beachley		
Beall		
Bennett		
Blair		
Boileau		
Borom		
Bothe		
Boyce		
Boyer		
Boyles		
Bradshaw		
Bryson		
Burdette		
Burgess		
Bushong		
Buzzell		
Byrnes		
Caldwell		
Cardin		
Carson		
Case		
Chabot		
Child		
Cicone		

YEAS	N-V	NAYS
Clagett		
Clarke, E. J.		
Cleveland		
Dabrowski		
Darby		
Della		
Dorsey		
Dukes		
Dulany		
Eckenrode		
Finch		
Fornos		
Fox		
Frederick		
Freedlander		
Gallagher		
Gilchrist		
Gill		
Gleason		
Grant		
Groh		
Grumbacher		
Gullett		
Hanson		
Hardwick		
Hargrove		
Harkness		
Harris		
Henderson		
Hickman		
Hopkins		
Hostetter		
Hutchinson		
Jett		
Johnson		
Kahl		

YEAS	N-V	NAYS
Key		
Kiefer		
Kirkland		
Koger		
Kosakowski		
Koss		
Leitzel		
Linton		
Lord		
Macdonald		
Malkus		
Marion		
Mason		
Maurer		
Mentzer		
Miller, B.		
Miller, E. T.		
Mitchell		
Morgan		
Moser		
Mosner		
Mudd		
Murphy		
Murray, D. S.		
Murray, E. C.		
Needle		
Neilson		
Neumann		
Smith, A. W.		
Pascal		
Penniman		
Peters		
Powers		
Price		
Pullen		
Raley		

YEAS	N-V	NAYS
Robey, F. C.		
Robie, K. L.		
Rollins		
Rosenstock		
Rush		
Rybczynski		
Scanlan		
Schloeder		
Schneider		
Sherbow		
Sickles		
Siewierski		
Singer		
Smith, J. H.		
Smith, M. H.		
Sollins		
Sosnowski		
Soul		
Stern		
Storm		
Sybert		
Taylor, H. E.		
Taylor, L.		
Ulrich		
Vecera		
Wagandt		
Webb		
Ritter		
Weidemeyer		
Wheatley		
White		
Willis		
Willoner		
Winslow		

108

6

YEAS	N-V	NAYS
100-200	100-200	100-200
0	0	0
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9

DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DATE: 1
JAN. 2
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1
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

D

Constitutional Convention

AMENDMENT NO. 3

As Amended by Report No. S&D-11

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~S&E-1~~ and S&E-2

BY DELEGATE MACDONALD

1 On page 2 Section 2.03. Voters in Presiden-
2 tial Elections in line 20 strike out the word
3 "shall" and insert in lieu thereof the word
4 "may".

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52 A
57 N

THE HISTORY OF THE

REIGN OF

CHARLES THE FIRST

BY

JOHN BURNET

OF

OXFORD

IN TWO VOLUMES

LONDON

Printed by J. Sturges, in Pall-mall

1704

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 3 to S+E-1
(substance) S+E-2

2

AS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	2nd reading	YEAS	N-V	NAYS
President			● Clagett			Key	●		Robey, F. C.			
Tawes			● Clarke, E. J.			Kiefer	●		Robie, K. L.			
Clark, J.	● Aye		● Cleveland			Kirkland		●	Rollins			
James	●		● Dabrowski			Koger		●	Rosenstock			
Abramson	●		● Darby			Kosakowski		●	Rush			
Adkins			● Della	●		Koss		●	Rybczynski			
Anderson			● Dorsey		●	Leitzel			Scanlan	●		
Armor		●	● Dukes	●		● Linton			Schloeder		●	
Bamberger			● Dulany			● Lord	●		● Schneider			
Bard		●	● Eckenrode		●	● Macdonald			● Sherbow			
Barrick			● Finch			● Malkus			Sickles		●	
Baumann		●	● Fornos		●	● Marion		●	Siewierski	●		
Beachley			● Fox	●		● Mason			Singer	●		
Beall			● Frederick		●	● Maurer	●		Smith, J. H.		●	
Bennett			● Freedlander		●	● Mentzer		●	● Smith, M. H.			
Blair			● Gallagher			● Miller, B.		●	Sollins		●	
Boileau			● Gilchrist			● Miller, E. J.			Sosnowski		●	
Borom	●		● Gill		●	● Mitchell	●		Soul		●	
Bothe		●	● Gleason	●		● Morgan			Stern		●	
Boyce		●	● Grant	●		● Moser		●	Storm		●	
Boyer			● Groh			● Mosner		●	Sybert	●		
Boyles	●		● Grumbacher		●	● Mudd			● Taylor, H. E.			
Bradshaw			● Gullett		●	● Murphy	●		● Taylor, L.			
Bryson		●	● Hanson	●		● Murray, D. S.		●	● Ulrich			
Burdette			● Hardwicke		●	● Murray, E. C.			● Vecera		●	
Burgess			● Hargrove		●	● Needle		●	● Wagandt			
Bushong	●		● Harkness			● Neilson		●	● Webb		●	
Buzzell		●	● Harris			● Neumann			Ritter		●	
Byrnes		●	● Henderson			● Smith, A. W.			● Weidemeyer			
Caldwell	●		● Hickman			● Pascal	●		● Wheatley			
Cardin		●	● Hopkins		●	● Penniman			White		●	
Carson			● Hostetter		●	● Peters		●	Willis	●		
Case	●		● Hutchinson		●	● Powers			● Willoner			
Chabot	●		● Jett		●	● Price	●		Winslow		●	
Child			● Johnson		●	● Pullen						
Cicone			● Kahl		●	● Raley						

52			57			DEL. PRO.				COM. REC.				DATE: 1	
YEAS	N-V	NAYS	YEAS	N-V	NAYS	1000	2000	3000	4000	500	600	700	800	900	000
0	0	0	0	0	0	100	200	300	400	50	60	70	80	90	00
1	1	1	1	1	1	RESO.	700	800	900	60	70	80	90	00	00
2	2	2	2	2	2	2-R.	800	900	000	70	80	90	00	00	00
3	3	3	3	3	3	3-R.				80	90	00	00	00	00
4	4	4	4	4	4	QUO.				90	00	00	00	00	00
5	5	5	5	5	5	MOT.				00	00	00	00	00	00
6	6	6	6	6	6										
7	7	7	7	7	7										
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9	9	9	9	9	9										

JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0



E

Constitutional Convention

AMENDMENT NO. 4

As Amended by Report No. S&D-11

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. S&E-1 and S&E-2

BY DELEGATE STORM

1 On page 2 Section 2.04. Voters in United
2 States Enclaves in line 30 strike out the word
3 "exercises" and insert in lieu thereof the
4 words: "has been ceded".

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 4 to SYE-1 3
SYE-2

YEAS	N-V	NAYS
● President		
● Tawes		
● Clark, J.	Aye	
● James		
● Abrams		
● Adkins		
● Anderson		
● Armor		
● Bamberger		
● Bard		
● Barrick		
● Baumann		
● Beachley		
● Beall		
● Bennett		
● Blair		
● Boileau		
● Borom		
● Bothe		
● Boyce		
● Boyer		
● Boyles		
● Bradshaw		
● Bryson		
● Burdette		
● Burgess		
● Bushong		
● Buzzell		
● Byrnes		
● Caldwell		
● Cardin		
● Carson		
● Case		
● Chabot		
● Child		
● Cicone		

YEAS	N-V	NAYS
● Clagett		
● Clarke, E. J.		
● Cleveland		
● Dabrowski		
● Darby		
● Della		
● Dorsey		
● Dukes		
● Dulany		
● Eckenrode		
● Finch		
● Fornos		
● Fox		
● Frederick		
● Freedlander		
● Gallagher		
● Gilchrist		
● Gill		
● Gleason		
● Grant		
● Groh		
● Grumbacher		
● Gullett		
● Hanson		
● Hardwicke		
● Hargrove		
● Harkness		
● Harris		
● Henderson		
● Hickman		
● Hopkins		
● Hostetter		
● Hutchinson		
● Jett		
● Johnson		
● Kahl		

YEAS	N-V	NAYS
● Key		
● Kiefer		
● Kirkland		
● Koger		
● Kosakowski		
● Koss		
● Leitzel		
● Linton		
● Lord		
● Macdonald		
● Malkus		
● Marion		
● Mason		
● Maurer		
● Mentzer		
● Miller, B.		
● Miller, E. J.		
● Mitchell		
● Morgan		
● Moser		
● Mosner		
● Mudd		
● Murphy		
● Murray, D. S.		
● Murray, E. C.		
● Needle		
● Neilson		
● Neumann		
● Smith, A. W.		
● Pascal		
● Penniman		
● Peters		
● Powers		
● Price		
● Pullen		
● Raley		

2nd reading

YEAS	N-V	NAYS
● Robey, F. C.		
● Robie, K. L.		
● Rollins		
● Rosenstock		
● Rush		
● Rybczynski		
● Scanlan		
● Schloeder		
● Schneider		
● Sherbow		
● Sickles		
● Siewierski		
● Singer		
● Smith, J. H.		
● Smith, M. H.		
● Sollins		
● Sosnowski		
● Soul		
● Stern		
● Storm		
● Sybert		
● Taylor, H. E.		
● Taylor, L.		
● Ulrich		
● Vecera		
● Wagandt		
● Webb		
● Ritter		
● Weidemeyer		
● Wheatley		
● White		
● Willis		
● Willoner		
● Winslow		

99

3

YEAS	N-V	NAYS
100-200	100-200	100-200
0	0	0
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9

DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DATE: 1
JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0



Constitutional Convention

AMENDMENT NO. 5

As Amended by Report No. S&D-11
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~S&E-1~~ and S&E-2

BY DELEGATE WHITE

1 On page 2 Section 2.05. Property Qualifi-
 2 cations in line 42 after the word "government"
 3 strike out the comma and insert in lieu there-
 4 of a period;
 5
 6 And strike out all of lines 43, 44 and 45.
 7
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 5 to S&E-1
S&E-2
(substance)

YEAS	N-V	NAYS
President		•
Tawes		•
Clark, J.	• Aye	
James		•
Abramson		•
Adkins		•
Anderson		•
Armor	•	
Bamberger		•
Bard		•
Barrick		•
Baumann		•
Beachley		•
Beall		•
Bennett		•
Blair		•
Boileau		•
Borom		•
Bothe		•
Boyce		•
Boyer		•
Boyles	•	
Bradshaw		•
Bryson		•
Burdette		•
Burgess		•
Bushong	•	
Buzzell		•
Byrnes		•
Caldwell	•	
Cardin		•
Carson		•
Case	•	
Chabot	•	
Child		•
Cicone		•

YEAS	N-V	NAYS
Clagett		•
Clarke, E. J.		•
Cleveland	•	
Dabrowski		•
Darby		•
Della		•
Dorsey		•
Dukes		•
Dulany		•
Eckenrode		•
Finch		•
Fornos		•
Fox		•
Frederick	•	
Freedlander		•
Gallagher	•	
Gilchrist		•
Gill		•
Gleason		•
Grant	•	
Groh		•
Grumbacher		•
Gullett		•
Hanson		•
Hardwicke		•
Hargrove		•
Harkness		•
Harris	•	
Henderso	•	
Hickman		•
Hopkins		•
Hostetter		•
Hutchinson		•
Jett		•
Johnson		•
Kahl		•

YEAS	N-V	NAYS
Key		•
Kiefer		•
Kirkland		•
Kozer		•
Kosakowski		•
Koss		•
Leitzel		•
Linton		•
Lord	•	
Macdonald		•
Malkus		•
Marion		•
Mason	•	
Maurer		•
Mentzer		•
Miller, B.		•
Miller, E. T.		•
Mitchell	•	
Morgan		•
Moser		•
Mosner		•
Mudd		•
Murphy	•	
Murray, D. S.		•
Murray, E. C.		•
Needle		•
Neilson		•
Neumann		•
Smith, A. W.		•
Pascal		•
Penniman		•
Peters		•
Powers	•	
Price		•
Pullen		•
Raley		•

2nd reading

YEAS	N-V	NAYS
Robey, F. C.		•
Robie, K. L.		•
Rollins		•
Rosenstock		•
Rush		•
Rybczynski		•
Scanlan	•	
Schloeder		•
Schneider		•
Sherbow		•
Sickles		•
Siewierski		•
Singer		•
Smith, J. H.		•
Smith, M. H.		•
Sollins		•
Sosnowski		•
Soul		•
Stern		•
Storm		•
Sybert	•	
Taylor, H. E.		•
Taylor, L.		•
Ulrich		•
Vecera		•
Wagandt		•
Webb		•
Ritter		•
Weidemeyer		•
Wheatley	•	
White		•
Willis	•	
Willoner		•
Winslow		•

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54

YEAS 100-200	N-V 100-200	NAYS 100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0



G

Constitutional Convention

AMENDMENT NO. 6

As Amended by Report No. S&D-11
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No ~~S&E-1~~ and S&E-2

BY DELEGATE FOX

1 On page 2 strike out all of Section 2.05.
2 Property Qualifications comprising lines 32
3 through 45, inclusive.

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REJECTED

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 6 to S&E-1
(substance) S&E-2

YEAS	N-V	NAYS
President		•
Tawes		•
Clark, J.	Nay	
James		•
• Abramson		
• Adkins		
• Anderson		•
• Armor		
• Bamberger		•
Bard		•
Barrick		•
Baumann		•
Beachley		•
Beall		•
• Bennett		
Blair		•
Boileau		•
• Borom		
Bothe		•
Boyce		•
• Boyer		
Boyles	•	
Bradshaw		•
• Bryson		
Burdette		•
Burgess		•
Bushong	•	
Buzzell		•
• Byrnes		
Caldwell	•	
Cardin		•
Carson		•
Case	•	
Chabot	•	
Child		•
Cicone		•

YEAS	N-V	NAYS
Clagett		•
Clarke, E. J.		•
Cleveland		•
Dabrowski		•
Darby		•
Della		•
Dorsey		•
Dukes		•
Dulany		•
• Eckenrode		
Finch		•
• Fornos		
• Fox		
Frederick		•
• Freedlander		
Gallagher		•
• Gilchrist		
Gill		•
• Gleason		
Grant	•	
Groh		•
Grumbacher		•
Gullett		•
Hanson	•	
Hardwicke		•
Hargrove		•
Harkness		•
Harris		•
Henderson		•
Hickman		•
Hopkins		•
Hostetter		•
• Hutchinson		
• Jett		
• Johnson		
• Kahl		

YEAS	N-V	NAYS
Key		•
Kiefer		•
Kirkland		•
Koger		•
Kosakowski		•
Koss		•
• Leitzel		
• Linton		
Lord		•
Macdonald		•
Malkus		•
Marion		•
• Mason		
Maurer		•
• Mentzer		
Miller, B.		•
Miller, E. J.		•
Mitchell	•	
Morgan		•
Moser		•
Mosner		•
Mudd		•
Murphy		•
Murray, D. S.		•
• Murray, E. C.		
Needle		•
• Neilson		
Neumann		•
• Smith, A. W.		
Pascal		•
Penniman		•
• Peters		
Powers		•
Price		•
• Pullen		
• Raley		

2nd reading

YEAS	N-V	NAYS
Robey, F. C.		•
Robie, K. L.		•
Rollins		•
• Rosenstock		
Rush		•
Rybczynski		•
Scanlan	•	
Schloeder		•
• Schneider		
Sherbow		•
Sickles		•
Siewierski		•
Singer		•
Smith, J. H.		•
Smith, M. H.		•
Sollins		•
Sosnowski		•
Soul		•
Stern		•
Storm		•
Sybert	•	
Taylor, H. E.		•
• Taylor, L.		
• Ulrich		
Vecera		•
• Wagandt		
Webb		•
Ritter		•
• Weidemeyer		
Wheatley		•
White		•
Willis	•	
Willoner		•
Winslow		•

34		18		90	
YEAS	N-V	YEAS	N-V	YEAS	N-V
100-200	100-200	100-200	100-200	100-200	100-200
0	0	0	0	0	0
1	1	1	1	1	1
2	2	2	2	2	2
3	3	3	3	3	3
4	4	4	4	4	4
5	5	5	5	5	5
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DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DATE: 1
JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0



B

Constitutional Convention

AMENDMENT NO. 7

As Amended by Report No. S&D-11

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. S&E-1 and S&E-2

BY DELEGATES KOSS, BYRNES.

- 1 On page 3, Section 2.07. Conduct of Elections
- 2 in line 16 after the period strike the word
- 3 "The", strike all of lines 17, 18, 19, and on
- 4 line 20 strike the word "Section.";
- 5
- 6 And in line 25 after the period add this new
- 7 sentence:
- 8
- 9 "The General Assembly shall establish by law
- 10 a state agency to supervise and ensure the uniform
- 11 administration of laws enacted by the General
- 12 Assembly pursuant to this section."
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94-A
14-N

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 7 to S/E-1
S/E-2
(substance)

3

YEAS	N-V	NAYS
President		
Tawes		
Clark, J.	Aye	
James		
Abramson		
Adkins		
Anderson		
Armor		
Bamberger		
Bard		
Barrick		
Baumann		
Beachley		
Beall		
Bennett		
Blair		
Boileau		
Borom		
Bothe		
Boyce		
Boyer		
Boyles		
Bradshaw		
Bryson		
Burdette		
Burgess		
Bushong		
Buzzell		
Byrnes		
Caldwell		
Cardin		
Carson		
Case		
Chabot		
Child		
Cicone		

YEAS	N-V	NAYS
Claggett		
Clarke, E. J.		
Cleveland		
Dabrowski		
Darby		
Della		
Dorsey		
Dukes		
Dulany		
Eckenrode		
Finch		
Fornos		
Fox		
Frederick		
Freedlander		
Gallagher		
Gilchrist		
Gill		
Gleason		
Grant		
Groh		
Grumbacher		
Gullett		
Hanson		
Hardwicke		
Hargrove		
Harkness		
Harris		
Henderson		
Hickman		
Hopkins		
Hostetter		
Hutchinson		
Jett		
Johnson		
Kahl		

YEAS	N-V	NAYS
Key		
Kiefer		
Kirkland		
Koger		
Kosakowski		
Koss		
Leitzel		
Linton		
Lord		
Macdonald		
Malkus		
Marion		
Mason		
Maurer		
Mentzer		
Miller, B.		
Miller, E. T.		
Mitchell		
Morgan		
Moser		
Mosner		
Mudd		
Murphy		
Murray, D. S.		
Murray, E. C.		
Needle		
Neilson		
Neumann		
Smith, A. W.		
Pascal		
Penniman		
Peters		
Powers		
Price		
Pullen		
Raley		

2nd reading

YEAS	N-V	NAYS
Robey, F. C.		
Robie, K. L.		
Rollins		
Rosenstock		
Rush		
Rybczynski		
Scanlan		
Schloeder		
Schneider		
Sherbow		
Sickles		
Siewierski		
Singer		
Smith, J. H.		
Smith, M. H.		
Sollins		
Sosnowski		
Soul		
Stern		
Storm		
Sybert		
Taylor, H. E.		
Taylor, L.		
Ulrich		
Vecera		
Wagandt		
Webb		
Ritter		
Weidemeyer		
Wheatley		
White		
Willis		
Willoner		
Winslow		

91
YEAS
100-200

0	0
1	1
2	2
3	3
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5	5
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7	7
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33
N-V
100-200

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1	1
2	2
3	3
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18
NAYS
100-200

0	0
1	1
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7	7
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DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DATE: 1
JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0



H

Constitutional Convention

AMENDMENT NO. 8

As Amended by Report No. S&D-11
~~To Amend No. XXXXXXXX~~

To Committee Recommendation No. S&E-1 and S&E-2

BY DELEGATE GLEASON

1 On page 3 Section 2.07. Conduct of Elections
2 as amended by Amendment No. 7 in line 9 of
3 Amendment No. 7 strike out the word "establish"
4 and insert in lieu thereof the word "prescribe";
5
6 And in line 10 strike out the words "a state
7 agency to supervise and ensure the"
8 and insert in lieu thereof the words: "for the
9 supervision and".

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 8 to SE-1
SE-2
(substance)

2nd reading

YEAS	N-V	NAYS
● President		
● Tawes		
Clark, J. ● Aye		
● James		
● Abramson		
● Adkins		
● Anderson		
Armor ●		
● Bamberger		
● Bard		
● Barrick		
● Baumann		
● Beachley		
Beall ●		
Bennett ●		
● Blair		
● Boileau		
Borom ●		
● Bothe		
● Boyce		
● Boyer		
Boyles ●		
● Bradshaw		
● Bryson		
● Burdette		
Burgess ●		
Bushong ●		
● Buzzell		
Byrnes ●		
Caldwell ●		
● Cardin		
● Carson		
Case ●		
Chabot ●		
● Child		
● Cicone		

YEAS	N-V	NAYS
● Clagett		
● Clarke, E. J.		
Cleveland ●		
Dabrowski ●		
Darby ●		
● Della		
● Dorsey		
Dukes ●		
● Dulany		
● Eckenrode		
● Finch		
● Fornos		
● Fox		
● Frederick		
● Freedlander		
Gallagher ●		
● Gilchrist		
● Gill		
● Gleason		
● Grant		
● Groh		
● Grumbacher		
Gullett ●		
● Hanson		
Hardwick ●		
● Hargrove		
● Harkness		
● Harris		
● Henderson		
● Hickman		
● Hopkins		
Hostetter ●		
● Hutchinson		
● Jett		
● Johnson		
● Kahl		

YEAS	N-V	NAYS
● Key		
● Kiefer		
● Kirkland		
Koger ●		
● Kosakowski		
Koss ●		
● Leitzel		
● Linton		
Lord ●		
● Macdonald		
Malkus ●		
Marion ●		
● Mason		
● Maurer		
Mentzer ●		
Miller, B. ●		
Miller, E. ●		
Mitchell ●		
● Morgan		
Moser ●		
● Mosner		
● Mudd		
● Murphy		
Murray, D. S. ●		
Murray, E. C. ●		
● Needle		
● Neilson		
● Neumann		
● Smith, A. W. ●		
Pascal ●		
● Penniman		
● Peters		
● Powers		
● Price		
● Pullen		
Raley ●		

YEAS	N-V	NAYS
Robey, F. C. ●		
● Robie, K. L.		
● Rollins		
● Rosenstock		
Rush ●		
Rybczynski ●		
Scanlan ●		
Schloeder ●		
Schneider ●		
● Sherbow		
● Sickles		
● Siewierski		
● Singer		
● Smith, J. H.		
● Smith, M. H.		
Sollins ●		
● Sosnowski		
Soul ●		
Stern ●		
● Storm		
Sybert ●		
● Taylor, H. E.		
● Taylor, L.		
● Ulrich		
● Vecera		
● Wagandt		
● Webb		
Ritter ●		
Weidemyer		
Wheatley ●		
White ●		
Willis ●		
● Willoner		
● Winslow		

94

YEAS
100-200

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N-V
100-200

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NAYS
100-200

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DEL. PRO.

1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.

10	1
20	2
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50	5
60	6
70	7
80	8
90	9
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SEPT.	7
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NOV.	9
DEC.	0



I

Constitutional Convention

AMENDMENT NO. 9

As Amended by Report No. S&D-11
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~S&E-1~~ and S&E-2

BY DELEGATE WEIDEMEYER

1 On page 4 Section 2.11. Manner of Referral
2 in line 26 strike out the word "five" and
3 insert in lieu thereof the word: "three".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 9 to S&E-1
(substance) S&E-2

2

2nd reading

EAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	Key		•	Robey, F. C.		•
Tawes		•	Clarke, E. J.		•	Kiefer		•	Robie, K. L.		•
Clark, J. •	Nay		Cleveland		•	Kirkland		•	Rollins		•
James		•	Dabrowski		•	Koger		•	Rosenstock		•
Abramson		•	Darby		•	Kosakowski		•	Rush		•
Adkins		•	Della		•	Koss		•	Rybczynski		•
• Anderson			Dorsey		•	Leitzel		•	Scanlan		•
Armor		•	Dukes		•	Linton		•	Schloeder		•
Bamberger		•	Dulany		•	Lord		•	Schneider		•
Bard		•	Eckenrode		•	Macdonald		•	Sherbow		•
Barrick		•	Finch		•	Malkus		•	Sickles		•
Baumann		•	Fornos		•	Marion		•	Siewierski		•
• Beachley			Fox		•	Mason		•	Singer		•
Beall		•	Frederick		•	Maurer		•	Smith, J. H.		•
Bennett		•	Freedlander		•	Mentzer		•	Smith, M. H.		•
• Blair			Gallagher		•	Miller, B.		•	Sollins		•
• Boileau			Gilchrist		•	Miller, E. J.		•	Sosnowski		•
Borom		•	Gill		•	Mitchell		•	Soul		•
Bothe		•	Gleason		•	Morgan		•	Stern		•
Boyce		•	Grant		•	Moser		•	Storm		•
• Boyer			Groh		•	Mosner		•	Sybert		•
Boyles		•	Grumbacher		•	Mudd		•	Taylor, H. E.		•
Bradshaw		•	Gullett		•	• Murphy		•	Taylor, L.		•
Bryson		•	Hanson		•	Murray, D. S.		•	Ulrich		•
Burdette		•	Hardwicke		•	Murray, E. C.		•	• Vecera		•
Burgess		•	Hargrove		•	Needle		•	Wagandt		•
Bushong		•	• Harkness		•	Neilson		•	• Webb		•
Buzzell		•	• Harris		•	Neumann		•	• Ritter		•
• Byrnes			Henderson		•	Smith, A. W.		•	• Weidemeyer		•
Caldwell		•	• Hickman		•	Pascal		•	• Wheatley		•
Cardin		•	Hopkins		•	Penniman		•	White		•
Carson		•	Hostetter		•	• Peters		•	Willis		•
Case		•	• Hutchinson		•	Powers		•	Willoner		•
Chabot		•	• Jett		•	• Price		•	Winslow		•
• Child			• Johnson		•	• Pullen		•			
Cicone		•	• Kahl		•	Raley		•			

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MDT. 000	00 0

DATE: 1
JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0



J

Constitutional Convention

AMENDMENT NO. 10

As Amended by Report No. S&D-11
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~S&E-1~~, S&E-2

BY DELEGATE SEE SPONSORS BELOW

1 On page 1 Section 2.01. Voters in National,
2 State, and County Elections.
3
4 in line 19 after the period add this new
5 sentence:
6
7 "If any county is divided to form portions
8 of different electoral districts for the
9 election of any national, state or county
10 officer, then, to entitle a person to vote
11 for such an officer, the person shall have
12 been a resident of that electoral district
13 for three months next preceding the election.";
14
15 And in lines 22, 23 and 25 respectively in
16 each instance strike out the word "county"
17 and insert in lieu thereof respectively in
18 each instance the words "electoral district".
19
20 BY DELEGATES KOSS, BLAIR, BOROM, CARDIN,
21 CHABOT, FREDERICK, JOHNSON, KEY, MARION,
22 MURPHY, D.S. MURRAY, RITTER, ROSENSTOCK,
23 RUSH, RYBCZYNSKI, SCHLOEDER, SCHNEIDER,
24 SINGER, SOUL, H. TAYLOR, L. TAYLOR, WEBB,
25 WHITE.
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32

THE HISTORY OF THE UNITED STATES

OF AMERICA

BY

JOHN F. JOHNSON

OF THE UNIVERSITY OF CALIFORNIA

AND

OF THE UNIVERSITY OF MICHIGAN

OF THE UNIVERSITY OF MICHIGAN

OF THE UNIVERSITY OF MICHIGAN

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OF THE UNIVERSITY OF MICHIGAN

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 10 to SE-1
- 2
§ 2.01

YEAS	N-V	NAYS
● President		
● Tawes		
● Clark, J.		
● James		
● Abramson		
● Adkins		
● Anderson		
● Armor		
● Bamberger		
● Bard	●	
● Barrick		
● Baumann	●	
● Beachley		
● Beall	●	
● Bennett		
● Blair		
● Boileau		
● Borom		
● Bothe		
● Boyce	●	
● Boyer		
● Boyles		
● Bradshaw	●	
● Bryson		
● Burdette		
● Burgess		
● Bushong	●	
● Buzzell		
● Byrnes		
● Caldwell		
● Cardin		
● Carson	●	
● Case	●	
● Chabot		
● Child		
● Cicone		

YEAS	N-V	NAYS
● Clagett		
● Clarke, E. J.	●	
● Cleveland		
● Dabrowski	●	
● Darby	●	
● Della		
● Dorsey		
● Dukes	●	
● Dulany		
● Eckenrode		
● Finch		
● Fornos	●	
● Fox	●	
● Frederick		
● Freedlander		
● Gallagher		
● Gilchrist		
● Gill		
● Gleason		
● Grant		
● Groh		
● Grumbacher		
● Gullett	●	
● Hanson		●
● Hardwicke		
● Hargrove		●
● Harkness		
● Harris	●	
● Henderson		
● Hickman		
● Hopkins		
● Hostetter		
● Hutchinson		
● Jett		
● Johnson		
● Kahl	●	

YEAS	N-V	NAYS
● Key		
● Kiefer		
● Kirkland	●	
● Koger	●	
● Kosakowski		
● Koss		
● Leitzel	●	
● Linton		
● Lord		
● Macdonald		
● Malkus	●	
● Marion		
● Mason	●	
● Maurer		
● Mentzer		●
● Miller, B.		
● Miller, E. T.		
● Mitchell		
● Morgan		
● Moser	●	
● Mosner		
● Mudd		
● Murphy	●	
● Murray, D. S.		
● Murray, E. C.		
● Needle		
● Neilson		
● Neumann		
● Smith, A. W.		
● Pascal	●	
● Penniman		
● Peters	●	
● Powers		
● Price		
● Pullen		
● Raley		

2nd ndg

YEAS	N-V	NAYS
● Robey, F. C.		
● Robie, K. L.		
● Rollins		
● Rosenstock		
● Rush		
● Rybczynski		
● Scanlan	●	
● Schloeder		
● Schneider		
● Sherbow		
● Sickles		
● Siewierski		
● Singer		
● Smith, J. H.		
● Smith, M. H.		
● Sollins		
● Sosnowski	●	
● Soul		
● Stern		
● Storm	●	
● Sybert		
● Taylor, H. E.		
● Taylor, L.		
● Ulrich		
● Vecera	●	
● Wagandt		
● Webb	●	
● Ritter		
● Weidemeyer		
● Wheatley		
● White		
● Willis		
● Willoner		
● Winslow		

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YEAS	N-V	NAYS
100-200	100-200	100-200
● 0 0	0 0	● 0 0
● 1 1	1 1	1 1
2 2 ●	2 2	2 2
3 3	● 3 3	3 3 ●
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6 ●	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	● 10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MDT. 000	00 0 ●

DATE: 1
● JAN. 2
3 ●
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 11 to SE-1
§ 2.01

2nd ndg

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key	●		● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland	●		● Rollins		
● James			● Dabrowski			● Koger	●		● Rosenstock		
● Abramson			● Darby	●		● Kosakowski			● Rush		
● Adkins			● Della			● Koss			● Rybczynski		
● Anderson			● Dorsey			● Leitzel	●		● Scanlan	●	
● Armor			● Dukes	●		● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord			● Schneider		
● Bard	●		● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus	●		● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox	●		● Mason	●		● Singer		
● Beall	●		● Frederick			● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau			● Gilchrist			● Miller, E. T.			● Sosnowski	●	
● Borom			● Gill			● Mitchell			● Soul		
● Bothe			● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm	●	
● Boyer	●		● Groh			● Mosner			● Sybert		
● Boyles		●	● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett	●		● Murphy	●		● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke			● Murray, E. C.			● Vecera	●	
● Burgess			● Hargrove			● Needle			● Wagandt		
● Bushong	●		● Harkness			● Neilson			● Webb	●	
● Buzzell			● Harris	●		● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell			● Hickman			● Pascal	●		● Wheatley		
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter			● Peters	●		● Willis	●	
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett			● Price			● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl	●		● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
● 0 0	0 0	● 0 0
1 1 ●	1 1	1 1 ●
2 2	2 2	2 2
3 3	● 3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
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8 8	8 8	8 8
9 9	9 9 ●	9 9

DEL. PRO.	COM. REC.	DATE: 1
1000 100	● 10 1 ●	● JAN. 2
2000 200	20 2	3 ●
3000 300	30 3	1
4000 400	40 4	2
	50 5	3
RESO. 600	60 6	4
2-R. 700	70 7	5
3-R. 800	80 8	6
QUO. 900	90 9	SEPT. 7
MOT. 000	00 0	OCT. 8
		NOV. 9
		DEC. 0



CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 12 to SIE-1
P. 5 § 2.14
-2

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Claquet			● Key	●		● Robey, F.C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Kozer	●		● Rosenstock		
● Abramson			● Darby	●		● Kosakowski			● Rush		
● Adkins			● Della	●		● Koss			● Rybczynski		
● Anderson			● Dorsey	●		● Leitzel			● Scanlan	●	
● Armor			● Dukes	●		● Linton			● Schloeder	●	
● Bamberger		●	● Dulany			● Lord		●	● Schneider	●	
● Bard	●		● Eckenrode			● Macdonald		●	● Sherbow	●	
● Barrick			● Finch			● Malkus	●		● Sickles		
● Baumann	●		● Fornos	●		● Marion			● Siewierski		
● Beachley			● Fox	●		● Mason			● Singer		
● Beall	●		● Frederick			● Maurer			● Smith, J. H.	●	
● Bennett			● Freedlander		●	● Mentzer		●	● Smith, M. H.		
● Blair	●		● Gallagher			● Miller, B.			● Sollins	●	
● Boileau			● Gilchrist			● Miller, E. Y.			● Sosnowski		
● Borom	●		● Gill			● Mitchell	●		● Soul		
● Bothe		●	● Gleason	●		● Morgan			● Stern		
● Boyce	●		● Grant			● Moser			● Storm	●	
● Boyer	●		● Groh		●	● Mosner	●		● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy	●		● Taylor, L.		
● Bryson		●	● Hanson	●		● Murray, D. S.			● Ulrich	●	
● Burdette			● Hardwick			● Murray, E. C.			● Vecera	●	
● Burgess	●		● Hargrove			● Needle			● Wagandt		
● Bushong	●		● Harkness			● Neilson			● Webb	●	
● Buzzell			● Harris	●		● Neumann	●		● Ritter	●	
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell	●		● Hickman			● Pascal			● Wheatley	●	
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter			● Peters			● Willis		
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot		●	● Jett			● Price	●		● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl	●		● Raley					

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	● 1 1 ●
2 2 ●	2 2	2 2
3 3	3 3	3 3
4 4	● 4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
● 8 8	8 8	8 8
9 9	9 9 ●	9 9

DEL. PRO.	COM. REC.
1000 100	● 10 1
2000 200	20 2 ●
3000 300	30 3
4000 400	40 4
500	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:	1
● JAN.	2
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

Constitutional Convention

AMENDMENT NO. 11

As Amended by Report No. S&D-11

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. S&E-1, S&E-2

BY DELEGATES CARDIN, BYRNES, CHABOT, KOSS

1 On page 1 Section 2.01 Voters in National,
2 State, and County Elections in line 16 strike
3 out the words "to register".

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Constitutional Convention

AMENDMENT NO. 12

As Amended by Report No. S&D-11

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~S&E-1~~, S&E-2

KOSS, MOSER, ABRAMSON, BAUMANN,
BY DELEGATE S BYRNES, CARDIN, CASE, J. CLARK,
FREDERICK, HUTCHINSON, MARION, D. MURRAY,
PASCAL, RYBCZYNSKI, SCHLOEDER, SOUL, WHITE.

1 On page 5 following line 28 of Section 2.13.
2 Effect of Referendum insert the following new
3 section:

4
5 "Section 2.14. Referenda on Laws Applicable
6 in Only One County.

7 The General Assembly shall prescribe by law
8 procedures by which a law enacted by it and
9 applicable in only one county may be petitioned
10 to referendum. The law shall be submitted to a
11 vote of the people of the named county after a
12 petition has been signed by a number of qualified
13 voters equal to at least ten percent of the
14 total votes cast for Governor in that county in
15 the most recent gubernatorial election. No
16 law empowering a county to exercise a power or
17 perform a function, nor any law pertaining to
18 appropriations, or granting, limiting or with-
19 drawing the taxing power of a county shall be
20 subject to referendum pursuant to this section."

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Constitutional Convention

AMENDMENT NO. 12 / 13

As Amended by Report No. S&D-11

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~S&E-1~~, S&E-2

KOSS, MOSER, ABRAMSON, BAUMANN,
BY DELEGATE S BYRNES, CARDIN, CASE, J. CLARK,
FREDERICK, HUTCHINSON, MARION, D. MURRAY,
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19 drawing the taxing power of a county shall be
20 subject to referendum pursuant to this section."

MEMORANDUM FOR THE RECORD

DATE: 10/10/54

TO: SAC, NEW YORK

FROM: SAC, NEW YORK

SUBJECT: [Illegible]

RE: [Illegible]

[Illegible]

[Illegible]

[Illegible]

[Illegible]

[Illegible]

[Illegible]

[Illegible]

[Illegible]

[Illegible]

[Illegible]

[Illegible]

G

Constitutional Convention

AMENDMENT NO. _____

As Amended by Report No. S&D-11

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation NoS&E-1 and S&E-2

BY DELEGATE FOX

1 On page 2 strike out all of Section 2.05.
2 Property Qualifications comprising lines 32
3 through 45, inclusive.
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Introduction to the Study of the History of the United States

The purpose of this study is to provide a comprehensive overview of the history of the United States, from its early beginnings to the present day.

The study is divided into three main sections: the early years, the middle years, and the modern era.

The early years cover the period from the first European settlers to the end of the 18th century.

The middle years cover the period from the beginning of the 19th century to the end of the 19th century.

The modern era covers the period from the beginning of the 20th century to the present day.







